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So, if you want, you may use any 2.N.* (N >= 3) version string for future xinetd versions that you release. Note that I am excluding the 2.2.* line; using that would only create confusion. Naming the next release 2.3.0 would put to rest the confusion about 2.2.1 and 2.1.8.*.

1.4 unzip 6.0

1.4.1 Available under license :

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FIRST NOTE:

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Please read LICENSE first to find out what is allowed to do with Info-ZIP's UnZip code.

There are currently two explicit copyrights on portions of UnZip code (at least, of which Info-ZIP is aware):

Jim Luther's Mac OS File Manager interface code; and Christopher Evans' MacBinaryIII coding code (for the MacOS port).. These copyrights

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All remaining

code is now (starting with UnZip version 5.41) covered by the new Info-ZIP license. For details, please read the accompanying file LICENSE. The terms and conditions in this license supersede the copyright conditions of the contributions by Igor Mandrichenko (vms/vms.c), Greg Roelofs (zipinfo.c, new version of unshrink.c), Mike White (Windows DLL code in "windll/*"), Steve P. Miller (Pocket UnZip GUI "wince/*"), and Mark Adler (inflate/explode decompression core routines, previously put into the public domain). All these Info-ZIP contributors (or "primary" authors) have permitted us to replace their copyright notes by the Info-ZIP License.

Frequently Asked Questions regarding (re)distribution of Zip and UnZip are near the end of this file.

There are no known patents on any of the code in UnZip. Unisys claims a patent on LZW encoding and on LZW decoding in an apparatus that performs LZW encoding, but the patent appears to exempt a stand-alone decoder (as in UnZip's unshrink.c). Unisys has publicly claimed otherwise, but the issue has never been tested in court. Since this point is unclear, unshrinking is not enabled by default. It is the responsibility of the user to make his or her peace with Unisys and its licensing requirements. (unshrink.c may be removed from future releases altogether.)

The original unzip source code has been extensively modified and almost entirely rewritten (changes include random zipfile access rather than sequential; replacement of unimplode() with explode(); replacement of old unshrink() with new (unrelated) unshrink(); replacement of output routines; addition of inflate(), wildcards, filename-mapping, text translation, ...; etc.). As far as we can tell, only the core code of the unreduce method remained substantially similar to Mr. Smith's original source. As of UnZip 5.42, the complete

core code is now covered by the Info-ZIP License. Therefore, support for the reduce method has been removed.

The drop of the reduce method should only affect some test archives, reducing was never used in any publically distributed Zip program. For pathologic cases where support for reduced archive entries is needed, the unreduce code copyrighted by Samuel H. Smith is available as a separate distribution (the restricted copyright of this code is cited below in the "historical" section).

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- * MoreFiles
- *
- * A collection of File Manager and related routines
- *
- * by Jim Luther (Apple Macintosh Developer Technical Support Emeritus)
- * with significant code contributions by Nitin Ganatra
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"He says that he thought that whoever contacted him understood that he has no objection to the Info-ZIP group's inclusion of his code. His primary concern is that it remain freely distributable, he said."

Despite the fact that our "normal" code has been entirely rewritten and by default no longer contains any of Mr. Smith's code, Info-ZIP remains indebted and grateful to him. We hope he finds our contributions as useful as we have his.

Note that the third and fourth stipulations still apply to any company that wishes to incorporate the unreduce code into its products; if you wish to do so, you must contact Mr. Smith directly regarding licensing.

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The remaining code was written by many people associated with the Info-ZIP group, with large contributions from (but not limited to): Greg Roelofs (overall program logic, ZipInfo, unshrink, filename mapping/portability, etc.), Mark Adler (inflate, explode, funzip), Kai Uwe Rommel (OS/2), John Bush and Paul Kienitz (Amiga), Antoine Verheijen (Macintosh), Hunter Goatley (more VMS), Mike White (Windows DLLs), Christian Spieler (overall logic, optimization, VMS, etc.) and others. See the file CONTRIBS in the source distribution for a much

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The decompression core code for the deflate method (inflate.[ch], explode.c) was originally written by Mark Adler who submitted it as public domain code.

1.5 net-snmp 5.7.3

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```
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1.9 libmnl 1.0.4

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1.11 open-Idap 2.4.46

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1.12 libtool 2.4.6

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History and License

History of the software

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In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <https://www.cnri.reston.va.us/>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation; see

<http://www.zope.com/>). In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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Mersenne Twister

The `:mod:`_random`` module includes code based on a download from <http://www.math.sci.hiroshima-u.ac.jp/~m-mat/MT/MT2002/emt19937ar.html>. The following are the verbatim comments from the original code::

A C-program
for MT19937, with initialization improved 2002/1/26.
Coded by Takuji Nishimura and Makoto Matsumoto.

Before using, initialize the state by using `init_genrand(seed)`
or `init_by_array(init_key, key_length)`.

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Sockets

The `:mod:`socket`` module uses the functions, `:func:`getaddrinfo``, and `:func:`getnameinfo``, which are coded in separate source files from the WIDE Project, <http://www.wide.ad.jp/>. ::

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MD5 message digest algorithm

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L. Peter Deutsch
ghost@aladdin.com

Independent implementation of MD5 (RFC 1321).

This code implements the MD5 Algorithm defined in RFC 1321, whose text is available at

<http://www.ietf.org/rfc/rfc1321.txt>

The code is derived from the text of the RFC, including the test suite (section A.5) but excluding the rest of

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The original and principal author of md5.h is L. Peter Deutsch <ghost@aladdin.com>. Other authors are noted in the change history that follows (in reverse chronological order):

2002-04-13 lpd Removed support for non-ANSI compilers; removed

references to Ghostscript; clarified derivation from RFC 1321;
now handles byte order either statically or dynamically.
1999-11-04 lpd Edited comments slightly for automatic TOC extraction.
1999-10-18 lpd Fixed typo in header comment (ansi2knr rather than md5);
added conditionalization for C++ compilation from Martin
Purschke <purschke@bnl.gov>.
1999-05-03 lpd Original version.

Asynchronous socket services

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Modified by Jack Jansen, CWI, July 1995:

- Use `binascii` module to do the actual line-by-line conversion between `ascii` and binary. This results in a 1000-fold speedup. The C version is still 5 times faster, though.
- Arguments more compliant with Python standard

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*

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In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

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1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now	PSF	yes

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2.1.1	2.1+2.0.1	2001	PSF	yes	
2.1.2	2.1.1	2002	PSF	yes	
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A C-program
for MT19937, with initialization improved 2002/1/26.
Coded by Takuji Nishimura and Makoto Matsumoto.

Before using, initialize the state by using `init_genrand(seed)`
or `init_by_array(init_key, key_length)`.

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<http://www.math.sci.hiroshima-u.ac.jp/~m-mat/MT/emt.html>
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Sockets

The `:mod:`socket`` module uses the functions, `:func:`getaddrinfo``, and `:func:`getnameinfo``, which are coded in separate source files from the WIDE Project, <http://www.wide.ad.jp/>. ::

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L. Peter Deutsch
ghost@aladdin.com

Independent implementation of MD5 (RFC 1321).

This code implements the MD5 Algorithm defined in RFC 1321, whose text is available at

<http://www.ietf.org/rfc/rfc1321.txt>

The code is derived from the text of the RFC, including the test suite (section A.5) but excluding the rest of

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The original and principal author of md5.h is L. Peter Deutsch <ghost@aladdin.com>. Other authors are noted in the change history that follows (in reverse chronological order):

- 2002-04-13 lpd Removed support for non-ANSI compilers; removed references to Ghostscript; clarified derivation from RFC 1321; now handles byte order either statically or dynamically.
- 1999-11-04 lpd Edited comments slightly for automatic TOC extraction.
- 1999-10-18 lpd Fixed typo in header comment (ansi2knr rather than md5); added conditionalization for C++ compilation from Martin Purschke <purschke@bnl.gov>.
- 1999-05-03 lpd Original version.

Asynchronous socket services

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Modified by Jack Jansen, CWI, July 1995:

- Use binascii module to do the actual line-by-line conversion between ascii and binary. This results in a 1000-fold speedup. The C version is still 5 times faster, though.
- Arguments more compliant with Python standard

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strtod
and dtoa

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--- end of FTL.TXT ---

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#

All lines in this file are patterns, including the comment lines; this

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#

Don't put empty lines into this file!

#

.gitignore

#

builds/unix/pkg.m4

```
#
docs/FTL.TXT
docs/GPLv2.TXT
#
include/freetype/internal/fthash.h
#
src/base/fthash.c
src/base/md5.c
src/base/md5.h
#
src/bdf/bdf.c
src/bdf/bdf.h
src/bdf/bdfdrivr.c
src/bdf/bdfdrivr.h
src/bdf/bdferror.h
src/bdf/bdflib.c
src/bdf/module.mk
src/bdf/README
src/bdf/rules.mk
#
src/pcf/module.mk
src/pcf/pcf.c
src/pcf/pcf.h
src/pcf/pcfdrivr.c
src/pcf/pcfdrivr.h
src/pcf/pcferror.h
src/pcf/pcfread.c
src/pcf/pcfread.h
src/pcf/pcfutil.c
src/pcf/pcfutil.h
src/pcf/README
src/pcf/rules.mk
#
src/zip/adler32.c
src/zip/infblock.c
src/zip/infblock.h
src/zip/infcodes.c
src/zip/infcodes.h
src/zip/inffixed.h
src/zip/inflate.c
src/zip/inftrees.c
src/zip/inftrees.h
src/zip/infutil.c
src/zip/infutil.h
src/zip/zconf.h
src/zip/zlib.h
src/zip/zutil.c
src/zip/zutil.h
```

```
#
src/tools/apinames.c
src/tools/ftrandom/ftrandom.c
#
#
EOF
```

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1.17 diffutils 3.7

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```

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```
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1.18 berkeley-db 6.0.30

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```
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```

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*
* \$Id\$
*/

```
#include "db_config.h"
```

```
#include  
"db_int.h"  
#include "dbinc/blob.h"  
#include "dbinc/crypto.h"  
#include "dbinc/db_page.h"  
#include "dbinc/db_swap.h"  
#include "dbinc/btree.h"  
#include "dbinc/lock.h"  
#include "dbinc/mp.h"  
#include "dbinc/partition.h"  
#include "dbinc/fop.h"
```

```
static void __bam_init_meta __P((DB *, BTMETA *, db_pgno_t, DB_LSN *));
```

```
/*
```

```
* __bam_open --
```

```
* Open a btree.
```

```
*
```

```
* PUBLIC: int __bam_open __P((DB *, DB_THREAD_INFO *,
```

```
* PUBLIC: DB_TXN *, const char *, db_pgno_t, u_int32_t));
```

```
*/
```

```
int
```

```
__bam_open(dbp, ip, txn, name, base_pgno, flags)
```

```
DB *dbp;
```

```
DB_THREAD_INFO *ip;
```

```
DB_TXN *txn;
```

```
const char *name;
```

```
db_pgno_t base_pgno;
```

```
u_int32_t flags;
```

```
{
```

```
BTREE *t;
```

```
COMPQUIET(name, NULL);
```

```
t = dbp->bt_internal;
```

```
/*
```

```
* We don't permit the user to specify a prefix routine if they didn't
```

```
* also specify a comparison routine, they can't know enough about our
```

```
* comparison routine to get it right.
```

```
*/
```

```
if (t->bt_compare == __bam_defcmp && t->bt_prefix != __bam_defpfx)
```

```
{
```

```
__db_errx(dbp->env, DB_STR("1006",
```

```
"prefix comparison may not be specified for default comparison routine"));
```

```
return (EINVAL);
```

```
}
```

```
/*
```

```
* Verify that the bt_minkey value specified won't cause the
```

```
* calculation of ovflsize to underflow [#2406] for this pagesize.
```

```
*/
```

```
if (B_MINKEY_TO_OVFLSIZE(dbp, t->bt_minkey, dbp->pgsize) >
```

```
B_MINKEY_TO_OVFLSIZE(dbp, DEFMINKEYPAGE, dbp->pgsize)) {
```

```
__db_errx(dbp->env, DB_STR_A("1007",
```

```
"bt_minkey value of %lu too high for page size of %lu",
```

```
"%lu %lu"), (u_long)t->bt_minkey, (u_long)dbp->pgsize);
```

```
return (EINVAL);
```

```
}
```

```
/* Start up the tree. */
```

```

return (__bam_read_root(dbp, ip, txn, base_pgno, flags));
}

/*
 * __bam_metachk --
 *
 * PUBLIC: int __bam_metachk __P((DB *, const char *, BTMETA *));
 */
int
__bam_metachk(dbp, name, btm)
    DB *dbp;
    const char *name;
    BTMETA *btm;
{
    ENV *env;
    u_int32_t vers;
    int ret;

    env = dbp->env;
    ret = 0;

    /*
     * At this point, all we know
     is that the magic number is for a Btree.
     * Check the version, the database may be out of date.
     */
    vers = btm->dbmeta.version;
    if (F_ISSET(dbp, DB_AM_SWAP))
        M_32_SWAP(vers);
    switch (vers) {
    case 6:
    case 7:
        __db_errx(env, DB_STR_A("1008",
            "%s: btree version %lu requires a version upgrade",
            "%s %lu"), name, (u_long)vers);
        return (DB_OLD_VERSION);
    case 8:
    case 9:
    case 10:
        break;
    default:
        __db_errx(env, DB_STR_A("1009",
            "%s: unsupported btree version: %lu", "%s %lu"),
            name, (u_long)vers);
        return (EINVAL);
    }

    /* Swap the page if we need to. */

```



```

if (F_ISSET(dbp, DB_AM_SWAP) &&
    (ret = __bam_mswap(env, (PAGE *)btm)) != 0)
return (ret);

/*
 * Check application info against metadata info, and set info, flags,
 * and type based on metadata info.
 */
if ((ret =
    __db_fchk(env, "DB->open", btm->dbmeta.flags, BTM_MASK)) != 0)
return (ret);

if (F_ISSET(&btm->dbmeta, BTM_RECNO)) {
    if (dbp->type
        == DB_BTREE)
        goto wrong_type;
    dbp->type = DB_RECNO;
    DB_ILLEGAL_METHOD(dbp, DB_OK_RECNO);
} else {
    if (dbp->type == DB_RECNO)
        goto wrong_type;
    dbp->type = DB_BTREE;
    DB_ILLEGAL_METHOD(dbp, DB_OK_BTREE);
}

if (F_ISSET(&btm->dbmeta, BTM_DUP))
    F_SET(dbp, DB_AM_DUP);
else
    if (F_ISSET(dbp, DB_AM_DUP)) {
        __db_errx(env, DB_STR_A("1010",
            "%s: DB_DUP specified to open method but not set in database",
            "%s"), name);
        return (EINVAL);
    }

if (F_ISSET(&btm->dbmeta, BTM_RECNUM)) {
    if (dbp->type != DB_BTREE)
        goto wrong_type;
    F_SET(dbp, DB_AM_RECNUM);

    if ((ret = __db_fcchk(env,
        "DB->open", dbp->flags, DB_AM_DUP, DB_AM_RECNUM)) != 0)
        return (ret);
} else
    if (F_ISSET(dbp, DB_AM_RECNUM)) {
        __db_errx(env, DB_STR_A("1011",
            "%s: DB_RECNUM specified to open method but not set in database",
            "%s"), name);
    }

```

```

return (EINVAL);
}

if (F_ISSET(&btm->dbmeta, BTM_FIXEDLEN)) {
if (dbp->type != DB_RECNO)
goto
wrong_type;
F_SET(dbp, DB_AM_FIXEDLEN);
} else
if (F_ISSET(dbp, DB_AM_FIXEDLEN)) {
__db_errx(env, DB_STR_A("1012",
"%s: DB_FIXEDLEN specified to open method but not set in database",
"%s"), name);
return (EINVAL);
}

if (F_ISSET(&btm->dbmeta, BTM_RENUMBER)) {
if (dbp->type != DB_RECNO)
goto wrong_type;
F_SET(dbp, DB_AM_RENUMBER);
} else
if (F_ISSET(dbp, DB_AM_RENUMBER)) {
__db_errx(env, DB_STR_A("1013",
"%s: DB_RENUMBER specified to open method but not set in database",
"%s"), name);
return (EINVAL);
}

if (F_ISSET(&btm->dbmeta, BTM_SUBDB))
F_SET(dbp, DB_AM_SUBDB);
else
if (F_ISSET(dbp, DB_AM_SUBDB)) {
__db_errx(env, DB_STR_A("1014",
"%s: multiple databases specified but not supported by file",
"%s"), name);
return (EINVAL);
}

if (F_ISSET(&btm->dbmeta, BTM_DUPSORT)) {
if (dbp->dup_compare == NULL)
dbp->dup_compare = __bam_defcmp;
F_SET(dbp, DB_AM_DUPSORT);
}
else
if (dbp->dup_compare != NULL) {
__db_errx(env, DB_STR_A("1015",
"%s: duplicate sort specified but not supported in database",
"%s"), name);
}

```

```

return (EINVAL);
}

#ifdef HAVE_COMPRESSION
if (F_ISSET(&btm->dbmeta, BTM_COMPRESS)) {
    F_SET(dbp, DB_AM_COMPRESS);
    if ((BTREE *)dbp->bt_internal != NULL &&
        !DB_IS_COMPRESSED(dbp) &&
        (ret = __bam_set_bt_compress(dbp, NULL, NULL)) != 0)
        return (ret);
    } else {
    if ((BTREE *)dbp->bt_internal != NULL &&
        DB_IS_COMPRESSED(dbp)) {
        __db_errx(env, DB_STR_A("1016",
"%s: compression specified to open method but not set in database",
"%s"), name);
        return (EINVAL);
    }
    }
#else
if (F_ISSET(&btm->dbmeta, BTM_COMPRESS)) {
    __db_errx(env, DB_STR_A("1017",
"%s: compression support has not been compiled in", "%s"),
        name);
    return (EINVAL);
}
#endif

/* Set the page size. */
dbp->pgsize = btm->dbmeta.pagesize;

dbp->blob_threshold = btm->blob_threshold;
GET_BLOB_FILE_ID(env,
    btm, dbp->blob_file_id, ret);
if (ret != 0)
    return (ret);
GET_BLOB_SDB_ID(env, btm, dbp->blob_sdb_id, ret);
if (ret != 0)
    return (ret);
/* Blob databases must be upgraded. */
if (vers == 9 && (dbp->blob_file_id != 0 || dbp->blob_sdb_id != 0)) {
    __db_errx(env, DB_STR_A("1207",
"%s: databases that support blobs must be upgraded.", "%s"),
        name);
    return (EINVAL);
}
#endif HAVE_64BIT_TYPES
if (dbp->blob_file_id != 0 || dbp->blob_sdb_id != 0) {

```

```

__db_errx(env, DB_STR_A("1199",
    "%s: blobs require 64 integer compiler support.", "%s"),
    name);
return (EINVAL);
}
#endif

/* Copy the file's ID. */
memcpy(dbp->fileid, btm->dbmeta.uid, DB_FILE_ID_LEN);

return (0);

wrong_type:
if (dbp->type == DB_BTREE)
    __db_errx(env, DB_STR("1018",
        "open method type is Btree, database type is Recno"));
else
    __db_errx(env, DB_STR("1019",
        "open method type is Recno, database type is Btree"));
return
(EINVAL);
}

/*
 * __bam_read_root --
 * Read the root page and check a tree.
 *
 * PUBLIC: int __bam_read_root __P((DB *,
 * PUBLIC:   DB_THREAD_INFO *, DB_TXN *, db_pgno_t, u_int32_t));
 */
int
__bam_read_root(dbp, ip, txn, base_pgno, flags)
DB *dbp;
DB_THREAD_INFO *ip;
DB_TXN *txn;
db_pgno_t base_pgno;
u_int32_t flags;
{
    BTMETA *meta;
    BTREE *t;
    DBC *dbc;
    DB_LOCK metalock;
    DB_MPOOLFILE *mpf;
    int ret, t_ret;

    COMPQUIET(flags, 0);

    meta = NULL;

```

```

t = dbp->bt_internal;
LOCK_INIT(metalock);
mpf = dbp->mpf;
ret = 0;

/* Get a cursor. */
if ((ret = __db_cursor(dbp, ip, txn, &dbc,
    F_ISSET(dbp, DB_AM_RECOVER) ? DB_RECOVER : 0)) != 0)
    return (ret);

/* Get the metadata page. */
if ((ret =
    __db_lget(dbc, 0, base_pgno, DB_LOCK_READ, 0, &metalock)) != 0)
    goto err;
if ((ret = __memp_fget(mpf, &base_pgno, ip, dbc->txn, 0, &meta)) != 0)
    goto err;

/*
 * If the magic number is set, the tree has been
created. Correct
 * any fields that may not be right. Note, all of the local flags
 * were set by DB->open.
 *
 * Otherwise, we'd better be in recovery or abort, in which case the
 * metadata page will be created/initialized elsewhere.
 *
 * Ignore the last_pgno on the metadata page for snapshot transactions:
 * we may be reading an old version of the page, and we've already
 * set last_pgno from the file size. The only time this would matter
 * is if we don't have ftruncate and there are some free pages at the
 * end of the file: we could end up with holes.
 */
if (meta->dbmeta.magic == DB_BTREEMAGIC) {
    t->bt_minkey = meta->minkey;
    t->re_pad = (int)meta->re_pad;
    t->re_len = meta->re_len;

    t->bt_meta = base_pgno;
    t->bt_root = meta->root;
    t->revision = dbp->mpf->mpf->revision;
    if (PGNO(meta) == PGNO_BASE_MD &&
        !F_ISSET(dbp, DB_AM_RECOVER) &&
        (txn == NULL || !F_ISSET(txn, TXN_SNAPSHOT)) && (ret =
            __memp_set_last_pgno(mpf,
meta->dbmeta.last_pgno)) != 0)
        goto err;
    } else {
        DB_ASSERT(dbp->env,

```

```

    IS_RECOVERING(dbp->env) || F_ISSET(dbp, DB_AM_RECOVER));
}

/*
 * !!!
 * If creating a subdatabase, we've already done an insert when
 * we put the subdatabase's entry into the master database, so
 * our last-page-inserted value is wrongly initialized for the
 * master database, not the subdatabase we're creating. I'm not
 * sure where the *right* place to clear this value is, it's not
 * intuitively obvious that it belongs here.
 */
t->bt_lpgno = PGNO_INVALID;

err: /* Put the metadata page back. */
if (meta != NULL && (t_ret = __memp_fput(mpf,
    ip, meta, dbc->priority)) != 0 && ret == 0)
    ret = t_ret;
if ((t_ret = __LPUT(dbc, metalock)) != 0 && ret == 0)
    ret = t_ret;

if ((t_ret = __dbc_close(dbc)) != 0 && ret == 0)
    ret = t_ret;
return (ret);
}

/*
 * __bam_init_meta --
 *
 * Initialize a btree meta-data page. The following fields may
 * need
 * to be updated later: last_pgno, root.
 */
static void
__bam_init_meta(dbp, meta, pgno, lsnp)
    DB *dbp;
    BTMETA *meta;
    db_pgno_t pgno;
    DB_LSN *lsnp;
{
    BTREE *t;
#ifdef HAVE_PARTITION
    DB_PARTITION *part;
#endif
    ENV *env;

    env = dbp->env;
    t = dbp->bt_internal;

```

```

memset(meta, 0, sizeof(BTMETA));
meta->dbmeta.lsn = *lsnp;
meta->dbmeta.pgno = pgno;
meta->dbmeta.magic = DB_BTREEMAGIC;
meta->dbmeta.version = DB_BTREEVERSION;
meta->dbmeta.pagesize = dbp->pagesize;
if (F_ISSET(dbp, DB_AM_CHKSUM))
    FLD_SET(meta->dbmeta.metaflags, DBMETA_CHKSUM);
if (F_ISSET(dbp, DB_AM_ENCRYPT)) {
    meta->dbmeta.encrypt_alg = env->crypto_handle->alg;
    DB_ASSERT(env, meta->dbmeta.encrypt_alg != 0);
    meta->crypto_magic = meta->dbmeta.magic;
}
meta->dbmeta.type = P_BTREEMETA;
meta->dbmeta.free = PGNO_INVALID;
meta->dbmeta.last_pgno = pgno;
if (F_ISSET(dbp, DB_AM_DUP))
    F_SET(&meta->dbmeta, BTM_DUP);
if (F_ISSET(dbp, DB_AM_FIXEDLEN))
    F_SET(&meta->dbmeta,
    BTM_FIXEDLEN);
if (F_ISSET(dbp, DB_AM_RECNUM))
    F_SET(&meta->dbmeta, BTM_RECNUM);
if (F_ISSET(dbp, DB_AM_RENUMBER))
    F_SET(&meta->dbmeta, BTM_RENUMBER);
if (F_ISSET(dbp, DB_AM_SUBDB))
    F_SET(&meta->dbmeta, BTM_SUBDB);
if (dbp->dup_compare != NULL)
    F_SET(&meta->dbmeta, BTM_DUPSORT);
#ifdef HAVE_COMPRESSION
if (DB_IS_COMPRESSED(dbp))
    F_SET(&meta->dbmeta, BTM_COMPRESS);
#endif
if (dbp->type == DB_RECNO)
    F_SET(&meta->dbmeta, BTM_RECNO);
memcpy(meta->dbmeta.uid, dbp->fileid, DB_FILE_ID_LEN);

meta->minkey = t->bt_minkey;
meta->re_len = t->re_len;
meta->re_pad = (u_int32_t)t->re_pad;
meta->blob_threshold = dbp->blob_threshold;
SET_BLOB_META_FILE_ID(meta, dbp->blob_file_id, BTMETA);
SET_BLOB_META_SDB_ID(meta, dbp->blob_sdb_id, BTMETA);

#ifdef HAVE_PARTITION
if ((part = dbp->p_internal) != NULL) {
    meta->dbmeta.nparts = part->nparts;
}

```

```

if (F_ISSET(part, PART_CALLBACK))
    FLD_SET(meta->dbmeta.metaflags, DBMETA_PART_CALLBACK);
if (F_ISSET(part,
PART_RANGE))
    FLD_SET(meta->dbmeta.metaflags, DBMETA_PART_RANGE);
}
#endif
}

/*
* __bam_new_file --
* Create the necessary pages to begin a new database file.
*
* This code appears more complex than it is because of the two cases (named
* and unnamed). The way to read the code is that for each page being created,
* there are three parts: 1) a "get page" chunk (which either uses malloc'd
* memory or calls __memp_fget), 2) the initialization, and 3) the "put page"
* chunk which either does a fop write or an __memp_fput.
*
* PUBLIC: int __bam_new_file __P((DB *,
* PUBLIC:   DB_THREAD_INFO *, DB_TXN *, DB_FH *, const char *));
*/
int
__bam_new_file(dbp, ip, txn, fhp, name)
DB *dbp;
DB_THREAD_INFO *ip;
DB_TXN *txn;
DB_FH *fhp;
const char *name;
{
    BTMETA *meta;
    DBT pdbt;
    DB_LSN lsn;
    DB_MPOOLFILE *mpf;
    DB_PGINFO pginfo;
    ENV *env;
    PAGE *root;
    db_pgno_t pgno;
    int ret, t_ret;
    void *buf;

    env = dbp->env;
    mpf =
    dbp->mpf;
    root = NULL;
    meta = NULL;
    buf = NULL;

```



```

if (F_ISSET(dbp, DB_AM_INMEM)) {
    /* Build the meta-data page. */
    pgno = PGNO_BASE_MD;
    if ((ret = __memp_fget(mpf, &pgno,
        ip, txn, DB_MPOOL_CREATE | DB_MPOOL_DIRTY, &meta)) != 0)
        return (ret);
    LSN_NOT_LOGGED(lsn);
    __bam_init_meta(dbp, meta, PGNO_BASE_MD, &lsn);
    meta->root = 1;
    meta->dbmeta.last_pgno = 1;
    if ((ret =
        __db_log_page(dbp, txn, &lsn, pgno, (PAGE *)meta)) != 0)
        goto err;
    ret = __memp_fput(mpf, ip, meta, dbp->priority);
    meta = NULL;
    if (ret != 0)
        goto err;

    /* Build the root page. */
    pgno = 1;
    if ((ret = __memp_fget(mpf, &pgno,
        ip, txn, DB_MPOOL_CREATE | DB_MPOOL_DIRTY, &root)) != 0)
        goto err;
    P_INIT(root, dbp->pgsize, 1, PGNO_INVALID, PGNO_INVALID,
        LEAFLEVEL, dbp->type == DB_RECNO ? P_LRECNO : P_LBTREE);
    LSN_NOT_LOGGED(root->lsn);
    if ((ret =
        __db_log_page(dbp, txn, &root->lsn, pgno, root)) != 0)
        goto err;
    ret =
    __memp_fput(mpf, ip, root, dbp->priority);
    root = NULL;
    if (ret != 0)
        goto err;
} else {
    memset(&pdbt, 0, sizeof(pdbt));

    /* Build the meta-data page. */
    pginfo.db_pagesize = dbp->pgsize;
    pginfo.flags =
        F_ISSET(dbp, (DB_AM_CHKSUM | DB_AM_ENCRYPT | DB_AM_SWAP));
    pginfo.type = dbp->type;
    pdbt.data = &pginfo;
    pdbt.size = sizeof(pginfo);
    if (dbp->blob_threshold) {
        if ((ret = __blob_generate_dir_ids(dbp, txn,
            &dbp->blob_file_id)) != 0)
            return (ret);
    }
}

```

```

}
if ((ret = __os_calloc(env, 1, dbp->pgsize, &buf)) != 0)
    return (ret);
meta = (BTMETA *)buf;
LSN_NOT_LOGGED(lsn);
__bam_init_meta(dbp, meta, PGNO_BASE_MD, &lsn);
meta->root = 1;
meta->dbmeta.last_pgno = 1;
if ((ret = __db_pgout(
    dbp->dbenv, PGNO_BASE_MD, meta, &pdbt)) != 0)
    goto err;
if ((ret = __fop_write(env, txn, name, dbp->dirname,
    DB_APP_DATA, fhp,
    dbp->pgsize, 0, 0, buf, dbp->pgsize, 1, F_ISSET(
    dbp, DB_AM_NOT_DURABLE)
? DB_LOG_NOT_DURABLE : 0)) != 0)
    goto err;
meta = NULL;

/* Build the root page. */
#ifdef DIAGNOSTIC
    memset(buf, CLEAR_BYTE, dbp->pgsize);
#endif
root = (PAGE *)buf;
P_INIT(root, dbp->pgsize, 1, PGNO_INVALID, PGNO_INVALID,
    LEAFLEVEL, dbp->type == DB_RECNO ? P_LRECNO : P_LBTREE);
LSN_NOT_LOGGED(root->lsn);
if ((ret =
    __db_pgout(dbp->dbenv, root->pgno, root, &pdbt)) != 0)
    goto err;
if ((ret =
    __fop_write(env, txn, name, dbp->dirname, DB_APP_DATA,
    fhp, dbp->pgsize, 1, 0, buf, dbp->pgsize, 1, F_ISSET(
    dbp, DB_AM_NOT_DURABLE) ? DB_LOG_NOT_DURABLE : 0)) != 0)
    goto err;
root = NULL;
}

err: if (buf != NULL)
    __os_free(env, buf);
else {
    if (meta != NULL &&
        (t_ret = __memp_fput(mpf, ip,
            meta, dbp->priority)) != 0 && ret == 0)
        ret = t_ret;
    if (root != NULL &&
        (t_ret = __memp_fput(mpf, ip,

```

```

    root, dbp->priority)) != 0 && ret == 0)
    ret = t_ret;
}
return (ret);
}

/*
 * __bam_new_subdb --
 * Create a metadata page and a root page for a new btree.
 *
 * PUBLIC: int __bam_new_subdb __P((DB *, DB *, DB_THREAD_INFO *, DB_TXN *));
 */
int
__bam_new_subdb(mdbp, dbp, ip, txn)
    DB *mdbp, *dbp;
    DB_THREAD_INFO *ip;
    DB_TXN *txn;
{
    BTMETA *meta;
    DBC *dbc;
    DB_LOCK metalock;
    DB_LSN lsn;
    DB_MPOOLFILE *mpf;
    ENV *env;
    PAGE *root;
    int ret, t_ret;

    env = mdbp->env;
    mpf = mdbp->mpf;
    dbc = NULL;
    meta = NULL;
    root = NULL;

    if (dbp->blob_threshold) {
        if ((ret = __blob_generate_dir_ids(dbp, txn,
            &dbp->blob_sdb_id)) != 0)
            return (ret);
    }

    if ((ret = __db_cursor(mdbp, ip, txn,
        &dbc, CDB_LOCKING(env) ? DB_WRITECURSOR : 0)) != 0)
        return (ret);

    /* Get, and optionally create the metadata page. */
    if ((ret = __db_lget(dbc,
        0, dbp->meta_pgno, DB_LOCK_WRITE, 0, &metalock)) != 0)
        goto err;
    if ((ret = __memp_fget(mpf, &dbp->meta_pgno,

```

```

    ip, txn, DB_MPOOL_CREATE | DB_MPOOL_DIRTY, &meta))
!= 0)
goto err;

/* Build meta-data page. */
lsn = meta->dbmeta.lsn;
__bam_init_meta(dbp, meta, dbp->meta_pgno, &lsn);
if ((ret = __db_log_page(mdbp,
    txn, &meta->dbmeta.lsn, dbp->meta_pgno, (PAGE *)meta)) != 0)
goto err;

/* Create and initialize a root page. */
if ((ret = __db_new(dbc,
    dbp->type == DB_RECNO ? P_LRECNO : P_LBTREE, NULL, &root)) != 0)
goto err;
root->level = LEAFLEVEL;

if (DBENV_LOGGING(env) &&
#ifdef DEBUG_WOP
    txn != NULL &&
#endif)

    (ret = __bam_root_log(mdbp, txn, &meta->dbmeta.lsn, 0,
        meta->dbmeta.pgno, root->pgno, &meta->dbmeta.lsn)) != 0)
goto err;

meta->root = root->pgno;
if ((ret =
    __db_log_page(mdbp, txn, &root->lsn, root->pgno, root)) != 0)
goto err;

/* Release the metadata and root pages. */
if ((ret = __memp_fput(mpf, ip, meta, dbc->priority)) != 0)
goto err;
meta = NULL;
if ((ret = __memp_fput(mpf, ip, root, dbc->priority)) != 0)
goto err;
root = NULL;
err:
if
(meta != NULL)
if ((t_ret = __memp_fput(mpf, ip,
    meta, dbc->priority)) != 0 && ret == 0)
    ret = t_ret;
if (root != NULL)
if ((t_ret = __memp_fput(mpf, ip,
    root, dbc->priority)) != 0 && ret == 0)
    ret = t_ret;

```

```
if ((t_ret = __LPUT(dbc, metalock)) != 0 && ret == 0)
    ret = t_ret;
if (dbc != NULL)
    if ((t_ret = __dbc_close(dbc)) != 0 && ret == 0)
        ret = t_ret;
return (ret);
}
```

1.19 kerberos 1.17

1.20 bzip2 1.0.8

1.21 python-setuptools 41.2.0

1.21.1 Available under license :

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1.22 dmidecode 3.5

1.22.1 Available under license :

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1.24 libdaemon 0.14

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1.25 zeromq 4.2.3

1.25.1 Available under license :

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Version 3, 29 June 2007

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1.26 net-tools 2.10

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1.27 libffi 3.2.1

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1.28 attr 2.4.47

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```

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1.32 popt 1.16

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+++++

Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for gdb-specific debug information and the 68k series machines, most of the preprocessing pass, and extensive changes in messages.c, input-file.c, write.c.

K. Richard Pixley maintained gas for a while, adding various enhancements and many bug fixes, including merging support for several processors, breaking gas up to handle multiple object file format backends (including heavy rewrite, testing, an integration of the coff and b.out backends), adding configuration including heavy testing and verification of cross assemblers and file splits and renaming, converted gas to strictly ansi C including full prototypes, added support for m680[34]0 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated "know" assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashtan. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of Computer Science.

Keith

Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many small bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.

Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.

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This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed

for everyone's
free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because
of this blurred distinction, using the ordinary General
Public License for libraries did not effectively promote software
sharing, because most developers did not use the libraries. We
concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference
between a
"work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

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Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary.

Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

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Version 3, 29 June 2007

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When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether

gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

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assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this

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To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

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To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

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1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major

Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

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and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

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You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is

released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the

product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

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c) accompany it with the information you received as to where the corresponding source code may be obtained. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form alone.)

Source code for a work means the preferred form of the work for making modifications to it. For an executable file, complete source code means all the source code for all modules it contains; but, as a special exception, it need not include source code for modules which are standard libraries that accompany the operating system on which the executable file runs, or for standard header files or definitions files that accompany that operating system.

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To do so, attach the following notices to the program.

It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) 19yy <name of author>

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Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims
all copyright interest in the
program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

That's all there is to it!

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The End

1.35 libcroco 0.6.13

1.35.1 Available under license :

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Version 2, June 1991

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Preamble

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Because

of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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This option is useful when you wish to copy part of the code of the

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Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

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```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!

1.36 python 3.7.4

1.36.1 Available under license :

.. highlightlang:: none

.. _history-and-license:

History and License

History of the software

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <https://www.cwi.nl/>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <https://www.cnri.reston.va.us/>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation; see <http://www.zope.com/>). In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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2.1.2	2.1.1	2002	PSF	yes	
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Mersenne Twister

The `:mod:`_random`` module includes code based on a download from

<http://www.math.sci.hiroshima-u.ac.jp/~m-mat/MT/MT2002/emt19937ar.html>. The following are the verbatim comments from the original code::

A C-program for MT19937, with initialization improved 2002/1/26.
Coded by Takuji Nishimura and Makoto Matsumoto.

Before using, initialize the state by using `init_genrand(seed)`
or `init_by_array(init_key, key_length)`.

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<http://www.math.sci.hiroshima-u.ac.jp/~m-mat/MT/emt.html>
email: m-mat @ math.sci.hiroshima-u.ac.jp (remove space)

Sockets

The `:mod:`socket``
module uses the functions, `:func:`getaddrinfo``, and
`:func:`getnameinfo``, which are coded in separate source files from the WIDE
Project, <http://www.wide.ad.jp/>. ::

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Asynchronous socket services

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Author: Zooko O'Whielacronx

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UUencode and UUdecode functions

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Modified by Jack Jansen, CWI, July 1995:

- Use binascii module to do the actual line-by-line conversion between ascii and binary. This results in a 1000-fold speedup. The C version is still 5 times faster, though.
- Arguments more compliant with Python standard

XML Remote Procedure Calls

The `:mod:`xmlrpc.client`` module contains the following notice::

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Select kqueue

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SipHash24

The file `:file:Python/pyhash.c` contains Marek Majkowski's implementation of Dan Bernstein's SipHash24 algorithm. It contains the following note:

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Original location:

<https://github.com/majek/csiphash/>

Solution inspired by code from:

Samuel Neves (supercop/crypto_auth/siphhash24/little)

djb (supercop/crypto_auth/siphhash24/little2)

Jean-Philippe Aumasson

(<https://131002.net/siphhash/siphhash24.c>)

strtod and dtoa

The file :file:`Python/dtoa.c`, which supplies C functions dtoa and strtod for conversion of C doubles to and from strings, is derived from the file of the same name by David M. Gay, currently available from <http://www.netlib.org/fp/>. The original file, as retrieved on March 16, 2009, contains the following copyright and licensing notice::

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The :mod:`pyexpat` extension is built using an included copy of the expat sources unless the build is configured ``--with-system-expat``:

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libffi

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Jean-loup Gailly Mark Adler
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cfuhash

The implementation of the hash table used by the `:mod:`tracemalloc`` is based on the cfuhash project::

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`libmpdec`
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A. HISTORY OF THE SOFTWARE

=====

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now	PSF	yes

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- * Small patch to fix Python CallMethod().

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- * Small optimizations to Python serialization.

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- * VI syntax highlighting tweaks.
- * Fix compiler to not make output executable.

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- * Heuristic detection of sub-messages when printing unknown fields in text format.

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- * Added @Override annotation to generated Java code where appropriate.

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- * Tru64 support.

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- * Solaris 10 + Sun Studio fixes.

Alek Storm <alek.storm@gmail.com>

- * Slicing support for repeated scalar fields for the Python API.

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- * MS Visual Studio error format option.
- * Detect unordered_map in stl_hash.m4.

Brian Olson <brianolson@google.com>

- * gzip/zlib I/O support.

Michael Poole <mdpoole@troilus.org>

- * Fixed warnings about generated constructors not explicitly initializing all fields (only present with certain compiler settings).
- * Added generation of field number constants.

Wink Saville <wink@google.com>

- * Fixed initialization ordering problem in logging code.

Will Pierce <willp@nuclei.com>

- * Small patch improving performance of in Python serialization.

Alexandre Vassalotti <alexandre@peadrop.com>

- * Emacs mode for Protocol Buffers (editors/protobuf-mode.el).

Scott Stafford <scott.stafford@gmail.com>

- * Added Swap(), SwapElements(), and RemoveLast() to Reflection interface.

Alexander Melnikov <alm@sibmail.ru>

- * HPUX support.

Oliver Jowett <oliver.jowett@gmail.com>

- * Detect whether zlib is new enough in configure script.
- * Fixes for Solaris 10 32/64-bit confusion.

Evan Jones <evanj@mit.edu>

- * Optimize Java serialization code when writing a small message to a stream.
- * Optimize Java serialization of strings so that UTF-8 encoding happens only

once per string per serialization call.

- * Clean up some Java warnings.
- * Fix bug with permanent callbacks that delete themselves when run.

Michael Kucharski <m.kucharski@gmail.com>

- * Added CodedInputStream.getTotalBytesRead().

Kacper Kowalik <xarthisius.kk@gmail.com>

- * Fixed m4/acx_pthread.m4 problem for some Linux distributions.

William Orr <will@worrbase.com>

- * Fixed detection of sched_yield on Solaris.
- * Added atomicops for Solaris

Andrew Paprocki <andrew@ishiboo.com>

- * Fixed minor IBM xLC compiler build issues
- * Added atomicops for AIX (POWER)

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1.38 ndg-httpsclient 0.5.1

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1.39 inotify-tools 3.14+git0+1df9af4d6c

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1.40 rrdtool 1.7.0

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Christophe Van Ginneken <Christophe.VanGinneken with ubizen.com> (--no-legend)

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David Grimes <dgrimes with navisite.com> Sqrt/SORT/REV/SHIFT/TREND

David L. Barker <dave with ncomtech.com> xport function bug fixes

Evan Miller <emiller with imvu.com> Multiplicative HW Enhancements

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Joel Becker <jlbec with raleigh.ibm.com> AIX
Joey Miller <joeym with inficad.com> php3 and php4 bindings
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Melchior Rabe <rrdtool at mrab.de> -- legend position patch
McCreary mcreary with xoanon.colorado.edu
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Mike Slifcak <slif with bellsouth.net> many rrdtool-1.1.x fixes
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Peter Stamfest <peter with stamfest.at> initial multi-thread support
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In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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a)

Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified

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Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

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The

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1.43 dc 1.4

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Mathias Koch (mkoch - at - idesis.de 7 : email to boost-owner@lists.boost.org Sep 2007 13:20:09 +0200)

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This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

HISTORY -

Early versions of this collector were developed as a part of research projects supported in part by the National Science Foundation and the Defense Advance Research Projects Agency.

The garbage collector originated as part of the run-time system for the Russell programming language implementation. The first version of the garbage collector was written primarily by Al Demers. It was then refined and mostly rewritten, primarily by Hans-J. Boehm, at Cornell U., the University of Washington, Rice University (where it was first used for C and assembly code), Xerox PARC, SGI, and HP Labs. However, significant contributions have also been made by many others.

Some other contributors:

More recent contributors are mentioned in the modification history in README.changes. My apologies for any omissions.

The SPARC specific code was originally contributed by Mark Weiser.

The Encore Multimax modifications were supplied by Kevin Kenny (kenny@m.cs.uiuc.edu). The adaptation to the IBM PC/RT is largely due to Vernon Lee, on machines made available to Rice by IBM.

Much of the HP specific code and a number of good suggestions for improving the generic code are due to Walter Underwood.

Robert Brazile (brazile@diamond.bbn.com) originally supplied the ULTRIX code. Al Dosser (dosser@src.dec.com) and Regis Cridlig (Regis.Cridlig@cl.cam.ac.uk) subsequently provided updates and information on variation between ULTRIX systems. Parag Patel (parag@netcom.com) supplied the A/UX code.

Jesper Peterson(jep@mtiame.mtia.oz.au), Michel Schinz, and Martin Tauchmann (martintauchmann@bigfoot.com) supplied the Amiga port.

Thomas Funke (thf@zelator.in-berlin.de(?)) and

Brian D.Carlstrom (bdc@clark.lcs.mit.edu) supplied the NeXT ports.

Douglas Steel (doug@wg.icl.co.uk) provided ICL DRS6000 code.

Bill Janssen (janssen@parc.xerox.com) supplied

the SunOS dynamic loader

specific code. Manuel Serrano (serrano@cornas.inria.fr) supplied linux and

Sony News specific code. Al Dosser provided Alpha/OSF/1 code. He and

Dave Detlefs(detlefs@src.dec.com) also provided several generic bug fixes.

Alistair G. Crooks(agg@uts.amdahl.com) supplied the NetBSD and 386BSD ports.

Jeffrey Hsu (hsu@soda.berkeley.edu) provided the FreeBSD port.

Brent Benson (brent@jade.ssd.csd.harris.com) ported the collector to a Motorola 88K processor running CX/UX (Harris NightHawk).
Ari Huttunen (Ari.Huttunen@hut.fi) generalized the OS/2 port to nonIBM development environments (a nontrivial task).
Patrick Beard (beard@cs.ucdavis.edu) provided the initial MacOS port.
David Chase, then at Olivetti Research, suggested several improvements.
Scott Schwartz (schwartz@groucho.cse.psu.edu) supplied some of the code to save and print call stacks for leak detection on a SPARC.
Jesse Hull and John Ellis supplied the C++ interface code.
Zhong Shao performed much of the experimentation that led to the current typed allocation facility. (His dynamic type inference code hasn't made it into the released version of the collector, yet.)

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<html>

<head></head>

<body>

```
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  Copyright Test
</h3>
<p class="copyright">
  1963, 1964, 1965 Jane Doe
</p>
<p class="copyright">
  2018 Joe Blow, John Coe
</p>
<p class="copyright">
  1977, 1985 Someone else
</p>
</body>
</html>
```

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```
<?xml version="1.0" encoding="UTF-8"?>
<!DOCTYPE article PUBLIC "-//Boost//DTD BoostBook XML V1.0//EN"
"http://www.boost.org/tools/boostbook/dtd/boostbook.dtd">
<article id="copyright_test" last-revision="DEBUG MODE Date: 2000/12/20 12:00:00 $"
xmlns:xi="http://www.w3.org/2001/XInclude">
  <title>Copyright Test</title>
  <articleinfo>
    <copyright>
      <year>1963</year> <year>1964</year> <year>1965</year> <holder>Jane Doe</holder>
    </copyright>
    <copyright>
      <year>2018</year> <holder>Joe Blow, John Coe</holder>
    </copyright>
    <copyright>
      <year>1977</year> <year>1985</year> <holder>Someone else</holder>
    </copyright>
  </articleinfo>
</article>
```

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////

```
[#mpl]
# MPL Support, <boost/mp11/mpl.hpp>
:toc:
:toc-title:
:idprefix:
```

The header `<boost/mp11/mpl.hpp>`, when included, defines the necessary support infrastructure for `mp_list` and `std::tuple` to be valid link:../../../../libs/mpl[MPL] sequences.

NOTE: `mpl.hpp` is not included by `<boost/mp11.hpp>`.

1.45 apr 1.7.0

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1.48 dosfs-tools 4.1

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The

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section 10
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```
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1.49 libunwind 1.2-rc1

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That's all there is to it!
I would like to thank the following people (in alphabetical order):

- Seth Arnold, for contributing to the documentation.
- Daniel Black, (former) maintainer of the Gentoo GNU/Linux BeeCrypt package.
- Jan-Rudolph Bhrmann, for helping me get started on the 64-bit multi-precision integer library.
- Luca Filipozzi, (former) maintainer/packager of BeeCrypt for Debian GNU/Linux.
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- FSF France, for providing me with access to the GCC Compile Farm.
- SourceForge, for their excellent open source development platform.

Last but not least: thanks to everyone who provided bits of information, reported bugs, provided feedback, or works on including BeeCrypt in any other distros.

If I've missed anyone, it's due to oversight. Drop me a line and I'll rectify the situation as quickly as possible.

1.52 Im-sensors 3.4.0

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Version 2.1, February 1999

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Here is a list of the main contributors to lm-sensors version 3.

- * Frodo Looijaard
Original author of libsensors, sensors-detect, sensors and isadump.
- * Merlin Hughes
Original author of sensord.
- * Bob Schlaermann

Dynamic chip feature detection (a.k.a. generic chip support) in
libsensors and sensors.

* Mark M. Hoffman

Many improvements to the libsensors configuration file scanner.

* Jean Delvare

New libsensors API, and migration of sensors and sensord thereto.

Many optimizations in libsensors and sensors.

Configuration file converter.

Rewrite of sensors-detect.

Support for multiple configuration files in libsensors.

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* `configure.ac`, `Makefile.am`: The original versions were derived from the ones in the XML Catalog Manager project, version 2.2.

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* `atf-c/ui.c`: The `format_paragraph` and `format_text` functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cff2bb5b6.

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* `atf-c++/detail/io.hpp`, `atf-c++/detail/io.cpp`, `atf-c++/detail/io_test.cpp`: These files were derived from the `file_handle`, `systembuf`, `pipe` and `pistream` classes and tests found in the Boost.Process library.

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* `admin/check-style.sh`,
`admin/check-style-common.awk`,
`admin/check-style-cpp.awk`, `admin/check-style-shell.awk`: These files, except the first one, were first implemented in the Buildtool project. They were later adapted to be part of Boost.Process and, during that process, the shell script was created.

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-->

<!-- \$Id\$ -->

<!-- Generate ISC copyright comments from Docbook copyright metadata. -->

```

<xsl:stylesheet version="1.0"
xmlns:xsl="http://www.w3.org/1999/XSL/Transform"
xmlns:xi="http://www.w3.org/2001/XInclude"
xmlns:db="http://docbook.org/ns/docbook">

<xsl:template name="isc.copyright.format">
  <xsl:param name="text"/>
  <xsl:value-of select="$isc.copyright.leader"/>
  <xsl:value-of select="normalize-space(substring-before($text, '&#10;'))"/>
  <xsl:text>&#10;</xsl:text>
  <xsl:variable name="rest" select="substring-after($text, '&#10;')"/>
  <xsl:if test="translate($rest, '&#9;&#32;', '')">
    <xsl:call-template name="isc.copyright.format">
      <xsl:with-param
name="text" select="$rest"/>
    </xsl:call-template>
  </xsl:if>
</xsl:template>

<xsl:variable name="isc.copyright.text">
  <xsl:text>
    This Source Code Form is subject to the terms of the Mozilla Public
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    file, You can obtain one at http://mozilla.org/MPL/2.0/.
  </xsl:text>
</xsl:variable>

<xsl:variable name="isc.copyright">
  <xsl:call-template name="isc.copyright.format">
    <xsl:with-param name="text">
      <xsl:for-each select="book/info/copyright | refentry/docinfo/copyright">
        <xsl:text>Copyright (C) </xsl:text>
        <xsl:call-template name="copyright.years">
          <xsl:with-param name="years" select="year"/>
        </xsl:call-template>
        <xsl:text> </xsl:text>
        <xsl:value-of select="holder"/>
        <xsl:value-of select="$isc.copyright.breakline"/>
        <xsl:text>&#10;</xsl:text>
      </xsl:for-each>
    </xsl:call-template>
  </xsl:variable>
</xsl:stylesheet>

<!--

```

- Local variables:

- mode: sgml

- End:

-->

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1.56 bridgeutils 1.6

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1.57 ncurses 6.2

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Files: install-sh

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This script is compatible with the BSD `install` script, but was written from scratch. It can only install one file at a time, a restriction shared with many OS's `install` programs.

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-- vile: txtmode file-encoding=utf-8

1.58 godbus 5.0.3

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1.59 cpio 2.13

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1.60 xz 5.2.5

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1.64 i2c-tools 4.0

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1.66 coreutils 8.32

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1.68 websocketpp 0.8.1

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base64.cpp and base64.h

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Ren Nyffenegger rene.nyffenegger@adp-gmbh.ch

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md5.hpp is a reformulation of the md5.h and md5.c code from <http://www.opensource.apple.com/source/cups/cups-59/cups/md5.c> to allow it to function as a component of a header only library. This conversion was done by Peter Thorson (webmaster@zaphoyd.com) in 2012 for the WebSocket++ project. The changes are released under the same license as the original (listed below)

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L. Peter Deutsch
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1.69 sed 4.8

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Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating

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Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be

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In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

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5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system,

rather than copying library functions into the executable, and (2)

will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

^L

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b) Give prominent notice with the combined library of the fact

that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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<one line to give the library's name and a brief idea of what it does.>

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Foundation, Inc., 51 Franklin Street, Fifth Floor,
Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper
mail.

You should also get your employer (if you work as a programmer) or
your
school, if any, to sign a "copyright disclaimer" for the library, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the
library `Frob' (a library for tweaking knobs) written by James
Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected
in released code until Nov 2009 - slow release cycle...)

Discussion thread from mailing list archive, with approval from everyone actively
involved or holding original licensing rights included.

[Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attachments: Message as HTML
looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=
r=20
GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
=2Dmike

Re: [Cracklib-devel] cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18

I understand that, and you're welcome to bring it up with Alec directly and see if he wants to relicense his code as LGPL... but at this point, it was enough to just get it consistent and documented as to what it was released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.=20

-- Nathan

=20

Nathan Neulinger EMail: nneul@um...

University of Missouri - Rolla Phone: (573) 341-6679

UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...

> [mailto:cracklib-devel-bounces@li...] On Behalf Of

> Mike Frysinger

> Sent: Monday, October 01, 2007 8:15 PM

> To: cracklib-devel@li...

> Subject: [Cracklib-devel] cracklib license

>=20

> looks like 2.8.11 is out and marked as "GPL-2" ... releasing

> libraries under

> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists

> -mike

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33

Attachments: Message as HTML

On Monday 01 October 2007, Neulinger, Nathan

wrote:

> I understand that, and you're welcome to bring it up with Alec directly
> and see if he wants to relicense his code as LGPL... but at this point,
> it was enough to just get it consistent and documented as to what it was
> released under. This wasn't actually a license change, just a
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not=20

GPL-2 ... it was a modified artistic license ... i didnt notice the license=

=20

change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=

eir=20

applications are also GPL-2 which imo is just wrong. it isnt the place of =
a=20
library to dictact to application writes what license they should be using.=
=20
thus LGPL-2.1 enters to fill this void.
=2Dmike

Re: [Cracklib-devel]

cracklib license

From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46

Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan
=20

Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----

> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:33 PM
> To: Neulinger, Nathan
> Cc: cracklib-devel@li...; Alec Muffett
> Subject: Re: [Cracklib-devel] cracklib license

>=20

> On Monday 01 October 2007, Neulinger, Nathan wrote:

>> I understand that, and you're welcome to bring it up with Alec
> directly

>> and see if he wants to relicense his code as LGPL... but at this
> point,

>> it was enough to just get it consistent and documented as to what
> it was

>> released under. This wasn't actually a license change, just a
>> clarification of the licensing that was already in place.

>=20

> the original license (before moving to sourceforge -- aka, 2.7) was
> not

> GPL-2 ... it was a modified artistic license ... i didnt notice the
> license

> change until it was mentioned in the latest notes.

>=20
> unlike the old license, GPL-2 prevents people from using cracklib
> unless their
> applications are also GPL-2 which imo is just wrong. it isnt the
> place of a
> library
to dictact to application writes what license they should
> be using.
> thus LGPL-2.1 enters to fill this void.
> -mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

> Seems like the ideal thing here would be for you and the other distro
> maintainers to get together with Alec in a conversation and come to a
> decision as to what licensing scheme y'all want. I haven't really done
> much other than cleaning up the packaging and patches and a small
> bit of
> additional code, so whatever licensing y'all come up with is fine
> by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be
linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license

From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I
think it is in everyone's
best interests to have as secure systems as possible, and I think tainting
it via GPL will just make it less likely that the library gets used, and
will not usually cause companies/developers to GPL the dependent code
(where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct
license in this situation.

Devin

--

If it's sinful, it's more fun.

Re: [Cracklib-devel] cracklib license

From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32

On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>> Seems like the ideal thing here would be for you and the other distro
>> maintainers to get together with Alec in a conversation and come to a
>> decision as to what licensing scheme y'all want. I haven't really done
>> much other than cleaning up the packaging and patches and a small
>> bit of
>> additional

code, so whatever licensing y'all come up with is fine

>> by me.

>

> I am sympathetic. Guys, what do you reckon?

>

> What I am hearing so far is that LGPL makes sense, since it can be

> linked with any code, not just GPL...

My apologies for not chiming in in anything resembling a reasonable
timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately,
GPLv2 with the option of using the library under a later version of the
GPL would permit applications which were released under version 3 of the
GPL to use the library, too, which would be sufficient for the packages
which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML

On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:

>>> Seems like the ideal thing here would be for you and the other distro
>>> maintainers to get together with Alec in a conversation and come to a
>>> decision as to what licensing scheme y'all want. I haven't really done
>>> much other than cleaning up the packaging and patches and a small
>>> bit of
>>> additional code, so whatever licensing y'all come up with is fine
>>> by me.

>>

>> I am sympathetic. Guys, what do you reckon?

>>
>> What I am hearing so far is that LGPL makes sense, since it can be
>> linked with any code, not just GPL...
>
> My apologies for not chiming in in anything resembling a reasonable
> timeframe.
>
> I'd also suggest the LGPL, for the reason you noted above. Alternately,
> GPLv2 with the option of using
the library under a later version of the
> GPL would permit applications which were released under version 3 of the
> GPL to use the library, too, which would be sufficient for the packages
> which are included in Fedora. FWIW, I'd personally lean toward LGPL.
>
> In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
the change now ?

-mike

Re: [Cracklib-devel] cracklib license

From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.

>

> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
> the change now ?

yes. go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license

From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML

On Sunday 05 October

2008, Alec Muffett wrote:

>>> In any case, I thank you both for working on sorting this out.

>>

>> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we
>> make the change now ?

>

> yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

From
alecm@crypticide.com Mon Oct 1 12:26:03 2007
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:03 -0500
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:02 -0500
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43)
by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47])
by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id 191Gxtp020623
for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142])
by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311
for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)
Received: from
[82.68.43.14] (helo=[192.168.1.3])
by rutherford.zen.co.uk with esmtp (Exim 4.50)
id 1IcOcX-0004Qt-6L
for nneul@neulinger.org; Mon, 01 Oct 2007 16:59:49 +0000
Mime-Version: 1.0 (Apple Message framework v752.2)
In-Reply-To: <1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
References: <1190922867.3457.147.camel@localhost.localdomain>
<EC90713277D2BE41B7110CCD74E235CEF44F38@UMR-CMAIL1.umr.edu>

<1b1b3fd80710010908k11dac0afp1f2dd471059ff9a4@mail.gmail.com>
Content-Type: text/plain; charset=US-ASCII; delsp=yes; format=flowed
Message-Id: <117A1264-F6DC-4E25-B0DD-56FBFE6E9F@crypticide.com>
Content-Transfer-Encoding: 7bit
From: Alec Muffett <alecm@crypticide.com>
Subject: Re: cracklib license
Date: Mon, 1 Oct 2007 17:59:46 +0100
To: Nathan Neulinger <nneul@neulinger.org>
X-Mailer: Apple Mail (2.752.2)
X-Originating-Rutherford-IP: [82.68.43.14]
Return-Path: alecm@crypticide.com
X-OriginalArrivalTime: 01 Oct 2007 17:26:03.0008 (UTC) FILETIME=[2420C000:01C80450]
Status: RO
Content-Length:
585
Lines: 21

>
> ----- Forwarded message -----
> From: Neulinger, Nathan <nneul@umr.edu>
> Date: Sep 27, 2007 2:58 PM
> Subject: RE: cracklib license
> To: alecm@crypto.dircon.co.uk
>
> Any chance you could write me a self-contained email stating clearly
> that the license is being changed to GPL, so I could include that
> email
> in the repository and clean up the repository/tarballs? I have all the
> original discussion, but something succinct and self contained
> would be
> ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

1.73 libnl3 3.5.0

1.73.1 Available under license :

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Version 2.1, February 1999

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If distribution of object code is made by offering access to copy

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a) Accompany

the work with the complete corresponding

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b) Use a suitable shared library mechanism for linking with the

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the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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The

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```
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1.74 libusb-compat 0.1.7

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base64.cpp and base64.h

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Ren Nyffenegger rene.nyffenegger@adp-gmbh.ch

***** SHA1 Library (sha1/sha1.hpp) *****

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L. Peter Deutsch
ghost@aladdin.com

***** UTF8 Validation logic (utf8_validation.hpp) *****

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1.79 jansson 2.13.1

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1.80 urfave-cli 1.22.1

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Any executables

containing that work also fall under Section 6,

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```
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it
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```
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```

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```
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Copyright (C) 2011-2016 Simon Josefsson
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```

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1.89 libssh2 1.6.0

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```
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1.90 newt 0.52.21

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1.96 python3-asn1crypto 1.4.0

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```
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 *
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 * -----
 */
```

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For the server\util_md5.c component:

```
/*
 * NCSA HTTPd Server
 * Software Development Group
 * National Center for Supercomputing Applications
 * University of Illinois at Urbana-Champaign
 * 605 E. Springfield, Champaign, IL 61820
 * httpd@ncsa.uiuc.edu
 *
 * Copyright (C) 1995, Board of Trustees of the University of Illinois
 *
 ****
 *
 * md5.c: NCSA HTTPd code which uses the md5c.c RSA Code
 *
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*/

```
/*
 * The apr_md5_encode() routine uses much code obtained from the FreeBSD 3.0
 * MD5 crypt() function, which is licenced as follows:
 * -----
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 * this stuff is worth it, you can buy me a beer in return. Poul-Henning Kamp
 * -----
 */
```

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For the srclib\apr-util\xml\expat\confutils\install-sh component:

#

install - install a program, script, or datafile

This comes from X11R5 (mit/util/scripts/install.sh).

#

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```

For the test\zb.c component:

```
/*          ZeusBench V1.01
=====
```

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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:

Mike Belshe (mbelshe@netscape.com)

Michael Campanella (campanella@stevms.enet.dec.com)

```
*/
```

For the expat xml parser component:

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```
=====
<?xml version="1.0" encoding="ISO-8859-1"?>
<!DOCTYPE html PUBLIC "-//W3C//DTD XHTML 1.0 Strict//EN" "http://www.w3.org/TR/xhtml1/DTD/xhtml1-strict.dtd">
<html xmlns="http://www.w3.org/1999/xhtml" lang="en" xml:lang="en"><head>
<meta content="text/html; charset=ISO-8859-1" http-equiv="Content-Type" />
<!--
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
    This file is generated from xml source: DO NOT EDIT
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X
-->
<title>The Apache License, Version 2.0 - Apache HTTP Server Version 2.4</title>
<link href="/style/css/manual.css" rel="stylesheet" media="all" type="text/css" title="Main stylesheet" />
<link href="/style/css/manual-loose-100pc.css" rel="alternate stylesheet" media="all" type="text/css" title="No Sidebar - Default font size" />
<link href="/style/css/manual-print.css" rel="stylesheet" media="print" type="text/css" /><link rel="stylesheet" type="text/css" href="/style/css/prettify.css" />
<script src="/style/scripts/prettify.min.js" type="text/javascript">
</script>

<link href="/images/favicon.ico" rel="shortcut icon" /></head>
<body id="manual-page" class="no-sidebar"><div id="page-header">
<p class="menu"><a href="/mod/">Modules</a> | <a href="/mod/directives.html">Directives</a> | <a href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a href="/sitemap.html">Sitemap</a></p>
<p class="apache">Apache HTTP Server Version 2.4</p>
</div>
```

<div class="up"></div>
<div id="path">
Apache > HTTP Server > Documentation > Version 2.4</div><div id="page-content"><div id="preamble"><h1>The Apache License, Version 2.0</h1>
<div class="toplant">
<p>Available
Languages: en </p>
</div>

<p class="centered">Apache License

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[!\[\]\(ab4e2b3fc7e7887b7a72f548aa6f5e60_img.jpg\)](#page-header)

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```
<!--><![CDATA[<!--
```

```
var comments_shortcode = 'httpd';
```

```
var comments_identifier = 'http://httpd.apache.org/docs/2.4/license.html';
```

```

(function(w, d) {
  if (w.location.hostname.toLowerCase() == "httpd.apache.org") {
    d.write('<div id="comments_thread"></div>');
    var s = d.createElement('script');
    s.type = 'text/javascript';
    s.async = true;
    s.src = 'https://comments.apache.org/show_comments.lua?site=' + comments_shortname + '&page=' +
comments_identifier;
    (d.getElementsByTagName('head')[0] || d.getElementsByTagName('body')[0]).appendChild(s);
  }
  else {
    d.write('<div id="comments_thread">Comments are disabled for this page at the moment.</div>');
  }
})(window, document);
<!--><![></script></div><div id="footer">
<p class="apache">Copyright 2015 The Apache Software Foundation.<br />Licensed under the <a
href="http://www.apache.org/licenses/LICENSE-2.0">Apache License, Version 2.0</a>.</p>
<p class="menu"><a href="/mod/">Modules</a> | <a href="/mod/directives.html">Directives</a> | <a
href="http://wiki.apache.org/httpd/FAQ">FAQ</a> | <a href="/glossary.html">Glossary</a> | <a
href="/sitemap.html">Sitemap</a></p></div><script type="text/javascript"><!--><![CDATA[<!--><!--
if (typeof(prettyPrint) !== 'undefined') {
  prettyPrint();
}
<!--><![></script>
</body></html>

```

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1.99 json-c 0.15

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1.100 brotli 1.0.9

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1.101 logrus 1.7.0

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1.102 multipart-parser-c NA

1.102.1 Available under license :

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```
/* Based on node-formidable by Felix Geisendörfer
 * Igor Afonov - afonov@gmail.com - 2012
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 */
```

Found in path(s):

```
* /opt/cola/permits/1102738801_1610534739.81/0/multipart-parser-c-master-3-zip/multipart-parser-c-master/multipart_parser.c
* /opt/cola/permits/1102738801_1610534739.81/0/multipart-parser-c-master-3-zip/multipart-parser-c-master/multipart_parser.h
```

1.103 bridgeutils 1.7

1.103.1 Available under license :

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1.104 gettext 0.21

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former

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@subheading END OF TERMS AND CONDITIONS

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@var{one line to give the library's name and an idea of what it does.}

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```
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Gnomovision version
69, Copyright (C) @var{year} @var{name of author}
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
@end smallexample
```

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necessary. Here is a sample; alter the names:

```
@example
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
@var{signature of Ty Coon}, 1 April 1989
Ty Coon, President of Vice
@end example
```

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5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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section 10

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1.108 pyasn1 0.4.8

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Metadata-Version: 1.2

Name: pyasn1

Version: 0.4.8

Summary: ASN.1 types and codecs

Home-page: <https://github.com/etingof/pyasn1>

Author: Ilya Etingof

Author-email: etingof@gmail.com

Maintainer: Ilya Etingof <etingof@gmail.com>

License: BSD

Description: Pure-Python implementation of ASN.1 types and DER/BER/CER codecs (X.208)

Platform: any

Classifier: Development Status :: 5 - Production/Stable

Classifier: Environment :: Console

Classifier: Intended Audience :: Developers

Classifier: Intended Audience :: Education

Classifier: Intended Audience :: Information Technology

Classifier: Intended Audience :: System Administrators

Classifier: Intended Audience :: Telecommunications Industry

Classifier: License :: OSI Approved :: BSD License

Classifier: Natural Language :: English

Classifier: Operating System :: OS Independent

Classifier: Programming Language :: Python :: 2

Classifier: Programming Language :: Python :: 2.4

Classifier:

Programming Language :: Python :: 2.5

Classifier: Programming Language :: Python :: 2.6

Classifier: Programming Language :: Python :: 2.7

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Classifier: Topic :: Software Development :: Libraries :: Python Modules

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* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/PKG-INFO
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1.egg-info/PKG-INFO
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```

```
# License: http://snmplabs.com/pyasn1/license.html
```

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* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/ber/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/test_debug.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/dateandtime.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/ber/test_encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/native/encoder.py
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* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/integer.py
*
/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/ber/encoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/namedval.py
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* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/tagmap.py
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* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/ber/decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_namedval.py
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*
/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/der/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/compat/test_binary.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/namedtype.py
```

```

* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/useful.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_useful.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/compat/__main__.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/string.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/codec/cer/test_decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/type/univ.py
*
/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/codec/cer/decoder.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/compat/test_octets.py
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* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/pyasn1/compat/octets.py
*
/opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/tests/type/test_namedtype.py
* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-
0.4.8/tests/codec/native/test_encoder.py

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ASN.1 library for Python

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This is a free and open source implementation of ASN.1 types and codecs as a Python package. It has been first written to support particular protocol (SNMP) but then generalized to be suitable for a wide range of protocols based on

[ASN.1 specification](https://www.itu.int/rec/dologin_pub.asp?lang=e&id=T-REC-X.208-198811-W!!PDF-E&type=items).

Features

- *
Generic implementation of ASN.1 types (X.208)
- * Standards compliant BER/CER/DER codecs
- * Dumps/loads ASN.1 structures from Python types
- * 100% Python, works with Python 2.4 up to Python 3.7
- * MT-safe
- * Contributed ASN.1 compiler [Asn1ate](https://github.com/kimgr/asn1ate)

Why using pyasn1

ASN.1 solves the data serialisation problem. This solution was designed long ago by the wise Ancients. Back then, they did not have the luxury of wasting bits. That is why ASN.1 is designed to serialise data structures of unbounded complexity into something compact and efficient when it comes to processing the data.

That probably explains why many network protocols and file formats still rely on the 30+ years old technology. Including a number of high-profile Internet protocols and file formats.

Quite a number of books cover the topic of ASN.1.

[Communication between heterogeneous systems](<http://www.oss.com/asn1/dubuisson.html>)

by

Olivier Dubuisson is one of those high quality books freely available on the Internet.

The pyasn1 package is designed to help Python programmers tackling network protocols and file formats at the comfort of their Python prompt. The tool struggles to capture all aspects of a rather complicated ASN.1 system and to represent it on the Python terms.

How to use pyasn1

With pyasn1 you can build Python objects from ASN.1 data structures. For example, the following ASN.1 data structure:

```
```bash
Record ::= SEQUENCE {
 id INTEGER,
 room [0] INTEGER OPTIONAL,
 house [1] INTEGER DEFAULT 0
}
```
```

Could be expressed in pyasn1 like this:

```
```python
class Record(Sequence):
 componentType = NamedTypes(
 NamedType('id', Integer()),
 OptionalNamedType(
 'room', Integer().subtype(
 implicitTag=Tag(tagClassContext, tagFormatSimple, 0)
)
)
)
```
```



```

    )
),
DefaultedNamedType(
    'house',
Integer(0).subtype(
    implicitTag=Tag(tagClassContext, tagFormatSimple, 1)
)
)
)
)
)
'''

```

It is in the spirit of ASN.1 to take abstract data description and turn it into a programming language specific form. Once you have your ASN.1 data structure expressed in Python, you can use it along the lines of similar Python type (e.g. ASN.1 `SET` is similar to Python `dict`, `SET OF` to `list`):

```

'''python
>>> record = Record()
>>> record['id'] = 123
>>> record['room'] = 321
>>> str(record)
Record:
id=123
room=321
>>>
'''

```

Part of the power of ASN.1 comes from its serialisation features. You can serialise your data structure and send it over the network.

```

'''python
>>> from pyasn1.codec.der.encoder import encode
>>> substrate = encode(record)
>>> hexdump(substrate)
00000: 30 07 02 01 7B 80 02 01 41
'''

```

Conversely, you can turn serialised ASN.1 content, as received from network or read from a file, into a Python object which you can introspect, modify, encode and send back.

```

'''python
>>> from pyasn1.codec.der.decoder import decode
>>> received_record, rest_of_substrate = decode(substrate, asn1Spec=Record())
>>>
>>> for field in received_record:

```

```

>>> print('{} is {}'.format(field, received_record[field]))
id is 123
room is 321
house is 0
>>>
>>> record == received_record
True
>>> received_record.update(room=123)
>>> substrate = encode(received_record)
>>> hexdump(substrate)
00000: 30 06 02 01 7B 80 01 7B
...

```

The pyasn1 classes struggle to emulate their Python prototypes (e.g. int, list, dict etc.). But ASN.1 types exhibit more complicated behaviour. To make life easier for a Pythonista, they can turn their pyasn1 classes into Python built-ins:

```

```python
>>> from pyasn1.codec.native.encoder import encode
>>> encode(record)
{'id': 123, 'room': 321, 'house': 0}
...

```

Or vice-versa -- you can initialize an ASN.1 structure from a tree of Python objects:

```

```python
>>> from pyasn1.codec.native.decoder import decode
>>> record = decode({'id':
123, 'room': 321, 'house': 0}, asn1Spec=Record())
>>> str(record)
Record:
id=123
room=321
>>>
...

```

With ASN.1 design, serialisation codecs are decoupled from data objects, so you could turn every single ASN.1 object into many different serialised forms. As of this moment, pyasn1 supports BER, DER, CER and Python built-ins codecs. The extremely compact PER encoding is expected to be introduced in the upcoming pyasn1 release.

More information on pyasn1 APIs can be found in the [documentation](<http://snmplabs.com/pyasn1/>), compiled ASN.1 modules for different protocols and file formats could be found in the pyasn1-modules

[repo](https://github.com/etingof/pyasn1-modules).

How to get pyasn1

The pyasn1 package is distributed under terms and conditions of 2-clause BSD [license](http://snmplabs.com/pyasn1/license.html). Source code is freely available as a GitHub [repo](https://github.com/etingof/pyasn1).

You could `pip install pyasn1` or download it from [PyPI](https://pypi.org/project/pyasn1).

If

something does not work as expected,

[open an issue](https://github.com/etingof/pyasn1/issues) at GitHub or

post your question [on Stack Overflow](https://stackoverflow.com/questions/ask)

or try browsing pyasn1

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ASN.1 library for Python

=====

.. toctree::

:maxdepth: 1

Abstract Syntax Notation One (ASN.1

<http://en.wikipedia.org/wiki/Abstract_Syntax_Notation_1x>) is a

technology for exchanging structured data in a universally understood,

hardware agnostic way. Many industrial, security and telephony

applications heavily rely on ASN.1.

The `pyasn1` <<https://pypi.org/project/pyasn1/>> library implements ASN.1 support in pure-Python.

What is ASN.1

ASN.1 is a large, arguably over-engineered and extremely old data modelling and serialisation tool. It is probably among the first serialisation protocols in the history of computer science and technology.

ASN.1 started its life over 30 years ago as a serialisation mechanism for the first electronic mail (known as X.400). Later on it was split off the e-mail application and became a stand-alone tech still being actively supported by its designers and widely used in industry and technology.

Since then ASN.1 is sort of haunted by its relations with the OSI model -- the first, unsuccessful, version of the Internet. You can read many interesting discussions <<https://news.ycombinator.com/item?id=8871453>> on that topic.

In the following years, generations of software engineers tackled the serialisation problem many times. We can see that in Google's `ProtoBuffers` <<https://developers.google.com/protocol-buffers/>> or `FlatBuffers` <<https://google.github.io/flatbuffers/>>, for example. Interestingly, many new takes on binary protocol design do not depart far from ASN.1 from technical perspective. It's more of a matter of striking a balance between processing overhead, wire format overhead and human readability.

Looking at what ASN.1 has to offer, it has three loosely coupled parts:

- * Data types: the standard introduces a collection of basic data types (integers, bits, strings, arrays and records) that can be used for describing arbitrarily complex, nested data structures.
- * Serialisation protocols: the above data structures could be converted into a series of octets for storage or transmission over the wire as well as recovered back into their structured form. The system is fully agnostic to hardware architecture differences.
- * Schema language: ASN.1 data structures could be described in terms of a schema language for ASN.1 compiler to turn it into platform-specific implementation.

ASN.1 applications

Being an old and generally successful standard, ASN.1 is widely

adopted for many uses. To give you an example, these technologies use ASN.1 for their data exchange needs:

- * Signaling standards for the public switched telephone network (SS7 family)
- * Network management standards (SNMP, CMIP)
- * Directory standards (X.500 family, LDAP)
- * Public Key Infrastructure standards (X.509, etc.)
- * PBX control (CSTA)
- * IP-based Videoconferencing (H.323 family)
- * Biometrics (BIP, CBEFF, ACBio)
- * Intelligent transportation (SAE J2735)
- * Cellular telephony (GSM, GPRS/EDGE, UMTS, LTE)

ASN.1 gotchas

Apparently, ASN.1 is hard to implement properly. Quality open-source ASN.1 tools are rare, but ad-hoc implementations are numerous. Judging from the ``statistics <http://cve.mitre.org/cgi-bin/cvekey.cgi?keyword=ASN.1>`` on discovered security vulnerabilities, many people have implemented ASN.1 parsers and oftentimes fell victim to its edge cases.

On the bright side, ASN.1 has been around for a long time, it is well understood and security reviewed.

Documentation

```
.. toctree::
  :maxdepth: 2

  /pyasn1/contents
```

Use case

```
.. toctree::
  :maxdepth: 2

  /example-use-case
```

Download & Install

```
.. toctree::
  :maxdepth: 2
```

/download

Changes

All changes and release history is maintained in changelog. There you could also download the latest unreleased pyasn1 tarball containing the latest fixes and improvements.

..

toctree::

:maxdepth: 1

/changelog

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Getting help

Please, file your `issues` <<https://github.com/etingof/pyasn1/issues>>` _ and `PRs` <<https://github.com/etingof/pyasn1/pulls>>` _ at GitHub. Alternatively, you could ask for help at `Stack Overflow` <<http://stackoverflow.com/questions/tagged/pyasn1>>` _ or search `pyasn1-users` <<https://lists.sourceforge.net/lists/listinfo/pyasn1-users>>` _ mailing list archive.

Books on ASN.1

The pyasn1 implementation is largely based on reading up the following awesome books:

- * `ASN.1 - Communication between heterogeneous systems` <<http://www.oss.com/asn1/dubuisson.html>>` _ by Olivier Dubuisson
- * `ASN.1 Complete` <<http://www.oss.com/asn1/resources/books-whitepapers-pubs/larmouth-asn1-book.pdf>>` _ by Prof John Larmouth

Here you can get the official standards which is hard to read:

* `ITU standards

<<http://www.itu.int/ITU-T/studygroups/com17/languages/X.680-X.693-0207w.zip>>` _

On the other end of the readability spectrum, here is a quick and sweet write up:

* `A Layman's Guide to a Subset of ASN.1, BER, and DER <<ftp://ftp.rsasecurity.com/pub/pkcs/ascii/layman.asc>>` _
by Burton S. Kaliski

If you are working with ASN.1, we'd highly recommend reading a proper book on the subject.

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* /opt/cola/permits/1110812511_1607462013.57/0/pyasn1-0-4-8-tar-gz/pyasn1-0.4.8/docs/source/contents.rst

1.109 pyxml 0.8.4

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1.110 ptyprocess 0.6.0

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1.112 icu 68

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## Commands to generate dependency files
GEN_DEPS.c= $(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc= $(CXX) -E -MM $(DEFS) $(CPPFLAGS)

## Flags for position independent code
SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

## Additional flags when building libraries and with threads
THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

## Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE= -Wl,-rpath,

## Compiler switch to embed a library name
LD_SONAME = -Wl,-soname -Wl,$(notdir $(MIDDLE_SO_TARGET))

## Shared library options
LD_SOOPTIONS= -Wl,-Bsymbolic
```

```

## Shared object suffix
SO = so
## Non-shared intermediate object suffix
STATIC_O = ao

## Compilation
rules
%. $(STATIC_O): $(srcdir)/%.c
$(COMPILE.c) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<
%.o: $(srcdir)/%.c
$(COMPILE.c) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<

%. $(STATIC_O): $(srcdir)/%.cpp
$(COMPILE.cc) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<
%.o: $(srcdir)/%.cpp
$(COMPILE.cc) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<

## Dependency rules
%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.c) $< \
| sed "s^\($*\)\.o[ :]*^1.o $@ : /g\" > $@; \
[ -s $@ ] || rm -f $@'

%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.cc) $< \
| sed "s^\($*\)\.o[ :]*^1.o $@ : /g\" > $@; \
[ -s $@ ] || rm -f $@'

## Versioned libraries rules

%. $(SO).$(SO_TARGET_VERSION_MAJOR): %. $(SO).$(SO_TARGET_VERSION)
$(RM) $@ && ln -s ${<F} $@
%. $(SO): %. $(SO).$(SO_TARGET_VERSION_MAJOR)
$(RM) $@ && ln -s ${*F}. $(SO).$(SO_TARGET_VERSION) $@

## Bind internal references

# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bsymbolic

# Dependencies [i.e. map files] for the final library
BIR_DEPS=

## Remove shared library 's'

```

STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =

End BSD-specific setup

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1.115 protobuf 3.9.2

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* Optimize Java serialization of strings so that UTF-8 encoding happens only once per string per serialization call.
* Clean up some Java warnings.
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* Fixed minor IBM xLC compiler build issues
* Added atomicops for AIX (POWER)

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1.116 ebttables 2.0.11

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1.117 libusb 1.0.24

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If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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That's all there is to it!

1.118 kmod 28

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1.119 libcap-ng 0.8.2

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1.121 smartmontools 7.2

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--- end ---

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////

[#mpl]

MPL Support, <boost/mp11/mpl.hpp>

:toc:

:toc-title:

:idprefix:

The header `<boost/mp11/mpl.hpp>`, when included, defines the necessary support infrastructure for `mp_list` and `std::tuple` to be valid link:../../../../libs/mpl[MPL] sequences.

NOTE: `mpl.hpp` is not included by `<boost/mp11.hpp>`.

It's also possible to only enable support for `mp_list` by including `<boost/mp11/mpl_list.hpp>`, and for `std::tuple` by including `<boost/mp11/mpl_tuple.hpp>`. This may be required because some libraries, such as Boost.Fusion, contain their own MPL support for `std::tuple`, which conflicts with Mp11's one.

<!DOCTYPE html>

<html>

<head></head>

<body>

<h3>

Copyright Test

</h3>

<p class="copyright">

1963, 1964, 1965 Jane Doe

</p>

<p class="copyright">

2018 Joe Blow, John Coe

</p>

<p class="copyright">

1977, 1985 Someone else

</p>

</body>

</html>

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```
<?xml version="1.0" encoding="UTF-8"?>
<!DOCTYPE article PUBLIC "-//Boost//DTD BoostBook XML V1.0//EN"
"http://www.boost.org/tools/boostbook/dtd/boostbook.dtd">
<article id="copyright_test" last-revision="DEBUG MODE Date: 2000/12/20 12:00:00 $"
xmlns:xi="http://www.w3.org/2001/XInclude">
  <title>Copyright Test</title>
  <articleinfo>
    <copyright>
      <year>1963</year> <year>1964</year> <year>1965</year> <holder>Jane Doe</holder>
    </copyright>
    <copyright>
      <year>2018</year> <holder>Joe Blow, John Coe</holder>
    </copyright>
    <copyright>
      <year>1977</year> <year>1985</year> <holder>Someone else</holder>
    </copyright>
  </articleinfo>
</article>
```

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1.127 dosfs-tools 4.2

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as the successor of the GNU Library Public License, version 2, hence the
version number 2.1.]

@end display

@subheading Preamble

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freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
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This license, the Lesser General Public License, applies to some
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use in any particular case, based on the explanations below.

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To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the @dfn{Lesser} General Public License because it does @emph{Less} to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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@item

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@end enumerate

@subheading END OF TERMS AND CONDITIONS

@page

@subheading How to Apply These Terms to Your New Libraries

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```
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```
@end
smallexample
```

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```
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```

```
@var{signature of Ty Coon}, 1 April 1990
Ty Coon, President of Vice
@end smallexample
```

That's all there is to it!

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1.142 grep 3.6

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1.143 python-setuptools 54.1.1

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1.144 elfutils 0.183

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1.145 go-units 0.4.0

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to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

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Also add information on how to contact you by electronic and paper mail.

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```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

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```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

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1.147 ptyprocess 0.7.0

1.147.1 Available under license :

Ptyprocess is under the ISC license, as code derived from Pexpect.
<http://opensource.org/licenses/ISC>

Copyright (c) 2013-2014, Pexpect development team
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1.148 sqlite 3.35.0

1.148.1 Available under license :

No license file was found, but licenses were detected in source scan.

<p>Yes. SQLite is in the public domain. No claim of ownership is made

Found in path(s):

* /opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/www/faq.tcl

No license file was found, but licenses were detected in source scan.

/opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/art/SQLite.eps:
binary file matches

Found in path(s):

* /bin/grep

No license file was found, but licenses were detected in source scan.

public domain.

Found in path(s):

* /opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/www/changes.tcl

No license file was found, but licenses were detected in source scan.

%define name sqlite

%define version SQLITE_VERSION

%define release 1

Name: %{name}

Summary: SQLite is a C library that implements an embeddable SQL database engine

Version: %{version}

Release: %{release}

Source: %{name}-%{version}.tar.gz

Group: System/Libraries

URL: <http://www.hwaci.com/sw/sqlite/>

License: Public Domain

BuildRoot: %{_tmppath}/%{name}-%{version}-root

%description

SQLite is a C library that implements an embeddable SQL database engine.

Programs that link with the SQLite library can have SQL database access without running a separate RDBMS process. The distribution comes with a standalone command-line access program (sqlite) that can be used to administer an SQLite database and which serves as an example of how to use the SQLite library.

%package -n %{name}-devel

Summary: Header files and libraries for developing apps which will use sqlite

Group: Development/C

Requires: %{name} = %{version}-%{release}

%description

-n %{name}-devel

The sqlite-devel package contains the header files and libraries needed to develop programs that use the sqlite database library.

%prep

%setup -q -n %{name}

%build

CFLAGS="%optflags -DNDEBUG=1" CXXFLAGS="%optflags -DNDEBUG=1" ./configure --prefix=%{_prefix}

make

make doc

%install

install -d \$RPM_BUILD_ROOT/%{_prefix}

install -d \$RPM_BUILD_ROOT/%{_prefix}/bin


```
install -d $RPM_BUILD_ROOT/{_prefix}/include
install -d $RPM_BUILD_ROOT/{_prefix}/lib
make install prefix=$RPM_BUILD_ROOT/{_prefix}
```

```
%clean
```

```
rm -fr $RPM_BUILD_ROOT
```

```
%files
```

```
%defattr(-, root, root)
```

```
%{_libdir}/*.so*
```

```
%{_bindir}/*
```

```
%files -n %{name}-devel
```

```
%defattr(-, root, root)
```

```
%{_libdir}/pkgconfig/sqlite.pc
```

```
%{_libdir}/*.a
```

```
%{_libdir}/*.la
```

```
%{_includedir}/*
```

```
%doc doc/*
```

Found in path(s):

* /opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/spec.template

No license file was found, but licenses were detected in source scan.

```
/*
```

```
* This code implements the MD5 message-digest algorithm.
```

```
* The algorithm is due to Ron Rivest. This code was
```

```
* written by Colin Plumb in 1993, no copyright is claimed.
```

```
* This code is in the public domain; do with it what you wish.
```

```
*
```

```
* Equivalent code is available from RSA Data Security, Inc.
```

```
* This code has been tested against that, and is equivalent,
```

```
* except that you don't need to include two pages of legalese
```

```
* with every copy.
```

```
*
```

```
* To compute the message digest of a chunk of bytes, declare an
```

```
* MD5Context structure, pass it to MD5Init, call MD5Update as
```

```
* needed on buffers full of bytes, and then call MD5Final, which
```

```
* will fill a supplied 16-byte array with the digest.
```

```
*/
```

Found in path(s):

* /opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/src/md5.c

No license file was found, but licenses were detected in source scan.

```
/* The IncrKey opcode is only applied to keys generated by
```

```
** MakeKey or MakeIdxKey and the results of those operands
```

```
** are always dynamic strings or zShort[] strings. So we
```

** are always free to modify the string in place.

*/

Found in path(s):

* /opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/src/vdbe.c

No license file was found, but licenses were detected in source scan.

2001 September 15

#

The author disclaims copyright to this source code. In place of

a legal notice, here is a blessing:

#

May you do good and not evil.

May you find forgiveness for yourself and forgive others.

May you share freely, never taking more than you give.

#

This file implements regression tests for SQLite library. The

focus of this file is testing built-in functions.

#

\$Id: func.test,v 1.16.2.2 2004/07/18 21:14:05 drh Exp \$

set testdir [file dirname \$argv0]

source \$testdir/tester.tcl

Create a table to work with.

#

do_test func-0.0 {

execsql {CREATE TABLE tbl1(t1 text)}

foreach word {this program is free software} {

execsql "INSERT INTO tbl1 VALUES('\$word')"

}

execsql {SELECT t1 FROM tbl1 ORDER BY t1}

} {free is program software this}

do_test func-0.1 {

execsql {

CREATE TABLE t2(a);

INSERT INTO t2 VALUES(1);

INSERT INTO t2 VALUES(NULL);

INSERT INTO t2 VALUES(345);

INSERT INTO t2 VALUES(NULL);

INSERT INTO t2 VALUES(67890);

SELECT * FROM t2;

}

} {1 {} 345 {} 67890}

Check out the length() function

```

#
do_test func-1.0 {
  excsql {SELECT length(t1) FROM tbl1 ORDER BY t1}
} {4 2 7 8 4}
do_test func-1.1 {
  set r [catch {excsql {SELECT length(*) FROM tbl1 ORDER BY t1}} msg]
  lappend r $msg
} {1 {wrong number of arguments to function length()}}
do_test func-1.2 {
  set r [catch {excsql {SELECT length(t1,5) FROM tbl1 ORDER BY t1}} msg]
  lappend r $msg
} {1 {wrong number of arguments to function length()}}
do_test func-1.3 {
  excsql {SELECT length(t1), count(*) FROM tbl1 GROUP BY length(t1)
          ORDER BY length(t1)}
} {2 1 4 2 7 1 8 1}
do_test func-1.4 {
  excsql {SELECT coalesce(length(a),-1) FROM t2}
} {1 -1 3 -1 5}

```

Check out the substr() function

```

#
do_test func-2.0 {
  excsql {SELECT substr(t1,1,2) FROM tbl1 ORDER BY t1}
}
{fr is pr so th}
do_test func-2.1 {
  excsql {SELECT substr(t1,2,1) FROM tbl1 ORDER BY t1}
} {r s r o h}
do_test func-2.2 {
  excsql {SELECT substr(t1,3,3) FROM tbl1 ORDER BY t1}
} {ee {} ogr ftw is}
do_test func-2.3 {
  excsql {SELECT substr(t1,-1,1) FROM tbl1 ORDER BY t1}
} {e s m e s}
do_test func-2.4 {
  excsql {SELECT substr(t1,-1,2) FROM tbl1 ORDER BY t1}
} {e s m e s}
do_test func-2.5 {
  excsql {SELECT substr(t1,-2,1) FROM tbl1 ORDER BY t1}
} {e i a r i}
do_test func-2.6 {
  excsql {SELECT substr(t1,-2,2) FROM tbl1 ORDER BY t1}
} {ee is am re is}
do_test func-2.7 {
  excsql {SELECT substr(t1,-4,2) FROM tbl1 ORDER BY t1}
} {fr {} gr wa th}
do_test func-2.8 {

```

```

execsql {SELECT t1 FROM tbl1 ORDER BY substr(t1,2,20)}
} {this software free program is}
do_test func-2.9 {
execsql {SELECT substr(a,1,1) FROM t2}
} {1 {} 3 {} 6}
do_test func-2.10 {
execsql {SELECT substr(a,2,2) FROM t2}
} {{{} {} 45 {} 78}

# Only do the following tests if TCL has UTF-8 capabilities and
# the
UTF-8 encoding is turned on in the SQLite library.
#
if {[sqlite -encoding]==="UTF-8" && "\u1234"!="u1234"} {

# Put some UTF-8 characters in the database
#
do_test func-3.0 {
execsql {DELETE FROM tbl1}
foreach word "contains UTF-8 characters hi\u1234ho" {
execsql "INSERT INTO tbl1 VALUES('$word')"
}
execsql {SELECT t1 FROM tbl1 ORDER BY t1}
} "UTF-8 characters contains hi\u1234ho"
do_test func-3.1 {
execsql {SELECT length(t1) FROM tbl1 ORDER BY t1}
} {5 10 8 5}
do_test func-3.2 {
execsql {SELECT substr(t1,1,2) FROM tbl1 ORDER BY t1}
} {UT ch co hi}
do_test func-3.3 {
execsql {SELECT substr(t1,1,3) FROM tbl1 ORDER BY t1}
} "UTF cha con hi\u1234"
do_test func-3.4 {
execsql {SELECT substr(t1,2,2) FROM tbl1 ORDER BY t1}
} "TF ha on i\u1234"
do_test func-3.5 {
execsql {SELECT substr(t1,2,3) FROM tbl1 ORDER BY t1}
} "TF- har ont i\u1234h"
do_test func-3.6 {
execsql {SELECT substr(t1,3,2) FROM tbl1 ORDER BY t1}
} "F- ar nt \u1234h"
do_test func-3.7 {
execsql {SELECT
substr(t1,4,2) FROM tbl1 ORDER BY t1}
} "-8 ra ta ho"
do_test func-3.8 {
execsql {SELECT substr(t1,-1,1) FROM tbl1 ORDER BY t1}
}

```

```

} "8 s s o"
do_test func-3.9 {
  execsql {SELECT substr(t1,-3,2) FROM tbl1 ORDER BY t1}
} "F- er in \u1234h"
do_test func-3.10 {
  execsql {SELECT substr(t1,-4,3) FROM tbl1 ORDER BY t1}
} "TF- ter ain i\u1234h"
do_test func-3.99 {
  execsql {DELETE FROM tbl1}
  foreach word {this program is free software} {
    execsql "INSERT INTO tbl1 VALUES('$word')"
  }
  execsql {SELECT t1 FROM tbl1}
} {this program is free software}

};# End [sqlite -encoding]==UTF-8 and \u1234!=u1234

# Test the abs() and round() functions.
#
do_test func-4.1 {
  execsql {
    CREATE TABLE t1(a,b,c);
    INSERT INTO t1 VALUES(1,2,3);
    INSERT INTO t1 VALUES(2,1.2345678901234,-12345.67890);
    INSERT INTO t1 VALUES(3,-2,-5);
  }
  catchsql {SELECT abs(a,b) FROM t1}
} {1 {wrong number of arguments to function abs()}}
do_test func-4.2 {
  catchsql {SELECT abs() FROM t1}
} {1 {wrong number
of arguments to function abs()}}
do_test func-4.3 {
  catchsql {SELECT abs(b) FROM t1 ORDER BY a}
} {0 {2 1.2345678901234 2}}
do_test func-4.4 {
  catchsql {SELECT abs(c) FROM t1 ORDER BY a}
} {0 {3 12345.67890 5}}
do_test func-4.4.1 {
  execsql {SELECT abs(a) FROM t2}
} {1 {} 345 {} 67890}
do_test func-4.4.2 {
  execsql {SELECT abs(t1) FROM tbl1}
} {this program is free software}

do_test func-4.5 {
  catchsql {SELECT round(a,b,c) FROM t1}
} {1 {wrong number of arguments to function round()}}

```

```

do_test func-4.6 {
  catchsql {SELECT round(b,2) FROM t1 ORDER BY b}
} {0 {-2.00 1.23 2.00}}
do_test func-4.7 {
  catchsql {SELECT round(b,0) FROM t1 ORDER BY a}
} {0 {2 1 -2}}
do_test func-4.8 {
  catchsql {SELECT round(c) FROM t1 ORDER BY a}
} {0 {3 -12346 -5}}
do_test func-4.9 {
  catchsql {SELECT round(c,a) FROM t1 ORDER BY a}
} {0 {3.0 -12345.68 -5.000}}
do_test func-4.10 {
  catchsql {SELECT 'x' || round(c,a) || 'y' FROM t1 ORDER BY a}
} {0 {x3.0y x-12345.68y x-5.000y}}
do_test func-4.11
{
  catchsql {SELECT round() FROM t1 ORDER BY a}
} {1 {wrong number of arguments to function round()}}
do_test func-4.12 {
  execsql {SELECT coalesce(round(a,2),'nil') FROM t2}
} {1.00 nil 345.00 nil 67890.00}
do_test func-4.13 {
  execsql {SELECT round(t1,2) FROM tb1}
} {0.00 0.00 0.00 0.00 0.00}

# Test the upper() and lower() functions
#
do_test func-5.1 {
  execsql {SELECT upper(t1) FROM tb1}
} {THIS PROGRAM IS FREE SOFTWARE}
do_test func-5.2 {
  execsql {SELECT lower(upper(t1)) FROM tb1}
} {this program is free software}
do_test func-5.3 {
  execsql {SELECT upper(a), lower(a) FROM t2}
} {1 1 {} {} 345 345 {} {} 67890 67890}
do_test func-5.4 {
  catchsql {SELECT upper(a,5) FROM t2}
} {1 {wrong number of arguments to function upper()}}
do_test func-5.5 {
  catchsql {SELECT upper(*) FROM t2}
} {1 {wrong number of arguments to function upper()}}

# Test the coalesce() and nullif() functions
#
do_test func-6.1 {
  execsql {SELECT coalesce(a,'xyz') FROM t2}
}

```

```

} {1 xyz 345 xyz 67890}
do_test
func-6.2 {
execsql {SELECT coalesce(upper(a),'nil') FROM t2}
} {1 nil 345 nil 67890}
do_test func-6.3 {
execsql {SELECT coalesce(nullif(1,1),'nil')}
} {nil}
do_test func-6.4 {
execsql {SELECT coalesce(nullif(1,2),'nil')}
} {1}
do_test func-6.5 {
execsql {SELECT coalesce(nullif(1,NULL),'nil')}
} {1}

# Test the last_insert_rowid() function
#
do_test func-7.1 {
execsql {SELECT last_insert_rowid()}
} [db last_insert_rowid]

# Tests for aggregate functions and how they handle NULLs.
#
do_test func-8.1 {
execsql {
SELECT sum(a), count(a), round(avg(a),2), min(a), max(a), count(*) FROM t2;
}
} {68236 3 22745.33 1 67890 5}
do_test func-8.2 {
execsql {
SELECT max('z+'||a||'abcdefghijklmnopqrstuvwxyzaBCDEFGHIJKLMNOP') FROM t2;
}
} {z+67890abcdefghijklmnopqrstuvwxyzaBCDEFGHIJKLMNOP}
do_test func-8.3 {
execsql {
CREATE TEMP TABLE t3 AS SELECT a FROM t2 ORDER BY a DESC;
SELECT min('z+'||a||'abcdefghijklmnopqrstuvwxyzaBCDEFGHIJKLMNOP') FROM t3;
}
} {z+1abcdefghijklmnopqrstuvwxyzaBCDEFGHIJKLMNOP}
do_test
func-8.4 {
execsql {
SELECT max('z+'||a||'abcdefghijklmnopqrstuvwxyzaBCDEFGHIJKLMNOP') FROM t3;
}
} {z+67890abcdefghijklmnopqrstuvwxyzaBCDEFGHIJKLMNOP}

# How do you test the random() function in a meaningful, deterministic way?

```

```

#
do_test func-9.1 {
    execsql {
        SELECT random() is not null;
    }
} {1}

# Use the "sqlite_register_test_function" TCL command which is part of
# the text fixture in order to verify correct operation of some of
# the user-defined SQL function APIs that are not used by the built-in
# functions.
#
db close
set ::DB [sqlite db test.db]
sqlite_register_test_function $::DB testfunc
do_test func-10.1 {
    catchsql {
        SELECT testfunc(NULL,NULL);
    }
} {1 {first argument to test function may not be NULL}}
do_test func-10.2 {
    execsql {
        SELECT testfunc(
            'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
            'int', 1234
        );
    }
} {1234}
do_test func-10.3 {
    execsql {
        SELECT
        testfunc(
            'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
            'string', NULL
        );
    }
} {{{}}
do_test func-10.4 {
    execsql {
        SELECT testfunc(
            'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
            'double', 1.234
        );
    }
} {1.234}
do_test func-10.5 {
    execsql {
        SELECT testfunc(

```



```

'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
'int', 1234,
'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
'string', NULL,
'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
'double', 1.234,
'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
'int', 1234,
'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
'string', NULL,
'string', 'abcdefghijklmnopqrstuvwxyABCDEFGHIJKLMNOPQRSTUVWXYZ',
'double', 1.234
);
}
} {1.234}

```

```
# Test the built-in sqlite_version(*) SQL function.
```

```
#
do_test func-11.1 {
  execsql {
```

```

    SELECT sqlite_version(*)
  }
} [sqlite -version]

```

```
finish_test
```

```
Found in path(s):
```

```
* /opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/test/func.test
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```

** The "printf" code that follows dates from the 1980's. It is in
** the public domain. The original comments are included here for
** completeness. They are very out-of-date but might be useful as
** an historical reference. Most of the "enhancements" have been backed
** out so that the functionality is now the same as standard printf().
**

```

```
*****
```

```
**
```

```

** The following modules is an enhanced replacement for the "printf" subroutines
** found in the standard C library. The following enhancements are
** supported:
**

```

```
**
```

```

** + Additional functions. The standard set of "printf" functions
** includes printf, fprintf, sprintf, vprintf, vfprintf, and
** vsprintf. This module adds the following:
**

```

```
**
```

```

**      * snprintf -- Works like sprintf, but has an extra argument
**          which is the size of the buffer written
to.
**
**      * mprintf -- Similar to sprintf. Writes output to memory
**          obtained from malloc.
**
**      * xprintf -- Calls a function to dispose of output.
**
**      * nprintf -- No output, but returns the number of characters
**          that would have been output by printf.
**
**      * A v- version (ex: vsnprintf) of every function is also
**          supplied.
**
** + A few extensions to the formatting notation are supported:
**
**      * The "=" flag (similar to "-") causes the output to be
**          be centered in the appropriately sized field.
**
**      * The %b field outputs an integer in binary notation.
**
**      * The %c field now accepts a precision. The character output
**          is repeated by the number of times the precision specifies.
**
**      * The %' field works like %c, but takes as its character the
**          next character of the
format string, instead of the next
**          argument. For example, printf("%.78'-") prints 78 minus
**          signs, the same as printf("%.78c",'-').
**
** + When compiled using GCC on a SPARC, this version of printf is
**          faster than the library printf for SUN OS 4.1.
**
** + All functions are fully reentrant.
**
*/

```

Found in path(s):

```

* /opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/src/printf.c
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Found in path(s):

```

* /opt/cola/permits/1151440481_1663906961.0080585/0/sqlite-2-8-17-orig-11-tar-gz/sqlite-2.8.17/www/index.tcl

```

1.149 open-ldap 2.4.58

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1.152 meld 2.0.1

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- Tres Seaver, 2006-02-09

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1.153 docker

18.09.0+git489b8eda6674523df8b82a210399b

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Go support for Protocol Buffers - Google's data interchange format

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Support for streaming Protocol Buffer messages for the Go language (golang).

https://github.com/mattproud/golang_protobuf_extensions

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package licensing

```
import (  
    "context"  
    "crypto/hmac"  
    "crypto/sha256"  
    "encoding/base64"  
    "encoding/json"  
    "fmt"  
    "time"  
  
    "github.com/docker/libtrust"  
    "github.com/docker/licensing/lib/errors"  
    "github.com/docker/licensing/lib/go-clientlib"  
    "github.com/docker/licensing/model"  
)  
  
func (c *client) getLicenseFile(ctx context.Context, subID string) (*model.IssuedLicense, error) {  
    url := c.baseURI  
    url.Path += fmt.Sprintf("/api/billing/v4/subscriptions/%s/license-file", subID)  
  
    license := new(model.IssuedLicense)  
    if _, _, err := c.doReq(ctx, "GET", &url, clientlib.RecvJSON(license)); err != nil {  
        return nil, err  
    }  
  
    return license, nil  
}  
  
// Check verifies that the license identified by the given key id is valid. Note that it does not  
// interrogate the contents of the license.  
func (c *client) check(ctx context.Context, license model.IssuedLicense) (*model.CheckResponse, error) {  
    keyID := license.KeyID  
    privateKey := license.PrivateKey  
  
    authorization, err := c.getAuthorization(ctx,  
    license)  
    if err != nil {  
        return nil, err  
    }  
  
    // TODO: Mason - replace this parseJWS with a non libtrust lib  
    signature, err := libtrust.ParseJWS(authorization)  
    if err != nil {  
        return nil, errors.Wrapf(err, errors.Fields{  
            "key_id": keyID,  
        }, "license parse JWS failed")  
    }  
}
```

```

keys, err := signature.Verify()
if err != nil {
    return nil, errors.Wrapf(err, errors.Fields{
        "key_id": keyID,
    }, "license signature verification failed")
}

keyCnt := len(keys)
if keyCnt != 1 {
    err = fmt.Errorf("unexpected number of signing keys (%d)", keyCnt)
    return nil, errors.WithStack(err).With(errors.Fields{
        "key_id": keyID,
    })
}

key := keys[0]

if !c.recognizedSigningKey(key) {
    return nil, errors.New("unrecognized signing key")
}

payload, err := signature.Payload()
if err != nil {
    return nil, errors.Wrapf(err, errors.Fields{
        "key_id": keyID,
    }, "malformed signature payload")
}

checkRes := new(model.CheckResponse)

err = json.Unmarshal(payload, &checkRes)
if
err != nil {
    return nil, errors.Wrapf(err, errors.Fields{
        "key_id": keyID,
    }, "license payload unmarshal failed")
}

msg := checkRes.Expiration.Format(time.RFC3339)
if err := checkToken(msg, checkRes.Token, privateKey); err != nil {
    return nil, errors.Wrap(err, errors.Fields{
        "key_id": keyID,
    })
}

return checkRes, nil
}

```

```

// recognizedSigningKey returns true if the given key is signed with a recognized signing key, false otherwise
func (c *client) recognizedSigningKey(key libtrust.PublicKey) bool {
    for _, publicKey := range c.publicKeys {
        if key.KeyID() == publicKey.KeyID() {
            return true
        }
    }
    return false
}

```

```

// getAuthorization returns the decoded license authorization
func (c *client) getAuthorization(ctx context.Context, license model.IssuedLicense) ([]byte, error) {
    decoded, err := base64.StdEncoding.DecodeString(license.Authorization)
    if err != nil {
        return nil, errors.Wrapf(err, errors.Fields{
            "key_id": license.KeyID,
        }, "decoding license authorization
failed")
    }
    return decoded, nil
}

```

```

// All of the functions in this file assume that they are receiving a properly
// formatted private key.

```

```

// checkToken performs a MAC algorithm (where token is generated by hashing the
// message with the privateKey via GenerateToken) with the purpose of authenticating
// the validity of both the message and the private key of the person who generated
// the token.

```

```

func checkToken(message, token, privateKey string) error {
    tokenBytes, err := base64.URLEncoding.DecodeString(token)
    if err != nil {
        return errors.Wrap(err, errors.Fields{"token": token})
    }

```

```

    generatedToken, err := generateToken(message, privateKey)
    if err != nil {
        return errors.Wrap(err, errors.Fields{"token": token})
    }

```

```

    generatedBytes, err := base64.URLEncoding.DecodeString(generatedToken)
    if err != nil {
        return errors.Wrap(err, errors.Fields{"token": token})
    }

```

```

    if !hmac.Equal(tokenBytes, generatedBytes) {
        return errors.Forbidden(errors.Fields{"token": token},

```

```

"invalid token")
}

return nil
}

// generateToken generates a hash of the message with the privateKey via the
// sha256 algorithm.
func generateToken(message, privateKey string) (string, error) {
key, err := base64.URLEncoding.DecodeString(privateKey)
if err != nil {
return "", errors.Wrap(err, errors.Fields{"msg": message})
}

h := hmac.New(sha256.New, key)
h.Write([]byte(message))
return base64.URLEncoding.EncodeToString(h.Sum(nil)), nil
}

```

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procfs provides functions to retrieve system, kernel and process
metrics from the pseudo-filesystem proc.

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package model

```
import "time"
```

```
// A CheckResponse is the internal content of the PublicCheckResponse signed
```

```
// json blob.
```

```
type CheckResponse struct {
```

```
    Expiration    time.Time `json:"expiration"`
```

```
    Token         string   `json:"token"`
```

```
    MaxEngines    int      `json:"maxEngines"`
```

```
    ScanningEnabled bool    `json:"scanningEnabled"`
```

```
    Type          string   `json:"licenseType"`
```

```
    Tier          string   `json:"tier"`
```

```
}
```

```
// IssuedLicense represents an issued license
```

```
type IssuedLicense struct {
```

```
    KeyID         string   `json:"key_id"`
```

```
    PrivateKey    string   `json:"private_key"`
```

```
    Authorization string   `json:"authorization"`
```

```
}
```

```
// Valid returns true if the License is syntactically valid, false otherwise
```

```
func (l *IssuedLicense) Valid() (bool, string) {
```

```
    if l.KeyID == "" {
```

```
        return false, "empty key_id"
```

```
    }
```

```
    if l.PrivateKey == "" {
```

```
        return false, "empty private_key"
```

```
    }
```

```
    if l.Authorization == "" {
```

```
        return false, "empty authorization"
```

```
    }
```

```
    return true, ""
```

```
}
```

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Common libraries shared by Prometheus Go components.

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package formatter

```
import (  
    "bytes"  
    "encoding/json"  
    "strings"  
    "testing"  
    "time"  
  
    "github.com/docker/cli/internal/licenseutils"  
    "github.com/docker/licensing/model"  
    "gotest.tools/assert"  
    is "gotest.tools/assert/cmp"  
)  
  
func TestSubscriptionContextWrite(t *testing.T) {  
    cases := []struct {  
        context Context  
        expected string  
    }{  
        // Errors
```

```

{
  Context{Format: "{{InvalidFunction}}"},
  `Template parsing error: template: :1: function "InvalidFunction" not defined
`,
},
{
  Context{Format: "{{nil}}"},
  `Template parsing error: template: :1:2: executing "" at <nil>: nil is not a command
`,
},
// Table format
{
  Context{Format: NewSubscriptionsFormat("table", false)},
  `NUM          OWNER          PRODUCT ID    EXPIRES          PRICING COMPONENTS
1             owner1          productid1   2020-01-01 10:00:00 +0000 UTC compstring
2             owner2          productid2   2020-01-01 10:00:00 +0000
UTC compstring
`,
},
{
  Context{Format: NewSubscriptionsFormat("table", true)},
  `1:License Name: name1 Quantity: 10 nodes Expiration date: 2020-01-01
2:License Name: name2 Quantity: 20 nodes Expiration date: 2020-01-01
`,
},
{
  Context{Format: NewSubscriptionsFormat("table {{.Owner}}", false)},
  `OWNER
owner1
owner2
`,
},
{
  Context{Format: NewSubscriptionsFormat("table {{.Owner}}", true)},
  `OWNER
owner1
owner2
`,
},
// Raw Format
{
  Context{Format: NewSubscriptionsFormat("raw", false)},
  `license: id1
name: name1
owner: owner1
components: compstring

license: id2

```

```

name: name2
owner: owner2
components: compstring
`,
},
{
  Context{Format: NewSubscriptionsFormat("raw", true)},
  `license: id1
license: id2
`,
},
// Custom Format
{
  Context{Format: NewSubscriptionsFormat("{{.Owner}}", false)},
  `owner1
owner2
`,
},
}

```

```

expiration, _ := time.Parse(time.RFC822, "01 Jan 20 10:00 UTC")

```

```

for _, testcase := range cases {
  subscriptions
:= []licenseutils.LicenseDisplay{
  {
    Num: 1,
    Owner: "owner1",
    Subscription: model.Subscription{
      ID: "id1",
      Name: "name1",
      ProductID: "productid1",
      Expires: &expiration,
      PricingComponents: model.PricingComponents{
        &model.SubscriptionPricingComponent{
          Name: "nodes",
          Value: 10,
        },
      },
    },
    ComponentsString: "compstring",
  },
  {
    Num: 2,
    Owner: "owner2",
    Subscription: model.Subscription{
      ID: "id2",

```

```

Name: "name2",
ProductID: "productid2",
Expires: &expiration,
PricingComponents: model.PricingComponents{
    &model.SubscriptionPricingComponent{
        Name: "nodes",
        Value: 20,
    },
},
ComponentsString: "compstring",
}
out := &bytes.Buffer{}
testcase.context.Output = out
err := SubscriptionsWrite(testcase.context, subscriptions)
if err != nil {
    assert.Error(t, err, testcase.expected)
} else {
    assert.Check(t,
is.Equal(testcase.expected, out.String()))
}
}

func TestSubscriptionContextWriteJSON(t *testing.T) {
    expiration, _ := time.Parse(time.RFC822, "01 Jan 20 10:00 UTC")
    subscriptions := []licenseutils.LicenseDisplay{
        {
            Num: 1,
            Owner: "owner1",
            Subscription: model.Subscription{
                ID: "id1",
                Name: "name1",
                ProductID: "productid1",
                Expires: &expiration,
                PricingComponents: model.PricingComponents{
                    &model.SubscriptionPricingComponent{
                        Name: "nodes",
                        Value: 10,
                    },
                },
            },
            ComponentsString: "compstring",
        },
        {
            Num: 2,
            Owner: "owner2",

```



```

Subscription: model.Subscription{
  ID:      "id2",
  Name:    "name2",
  ProductID: "productid2",
  Expires: &expiration,
  PricingComponents: model.PricingComponents{
    &model.SubscriptionPricingComponent{
      Name: "nodes",
      Value: 20,
    },
  },
  ComponentsString: "compstring",
}
}
expectedJSONs := []map[string]interface{}{
{
  "Owner":
    "owner1",
  "ComponentsString": "compstring",
  "Expires":      "2020-01-01T10:00:00Z",
  "DockerID":    "",
  "Eusa":        nil,
  "ID":          "id1",
  "Start":       nil,
  "Name":        "name1",
  "Num":         float64(1),
  "PricingComponents": []interface{}{
    map[string]interface{}{
      "name": "nodes",
      "value": float64(10),
    },
  },
  "ProductID":    "productid1",
  "ProductRatePlan": "",
  "ProductRatePlanID": "",
  "State":        "",
  "Summary":      "License Name: name1\tQuantity: 10 nodes\tExpiration date: 2020-01-01",
},
{
  "Owner":        "owner2",
  "ComponentsString": "compstring",
  "Expires":      "2020-01-01T10:00:00Z",
  "DockerID":    "",
  "Eusa":        nil,
  "ID":          "id2",
  "Start":       nil,
  "Name":        "name2",
}
}

```

```

"Num":      float64(2),
"PricingComponents": []interface{}{
  map[string]interface{}{
    "name":
"nodes",
    "value": float64(20),
  },
},
"ProductID":      "productid2",
"ProductRatePlan": "",
"ProductRatePlanID": "",
"State":      "",
"Summary":      "License Name: name2\tQuantity: 20 nodes\tExpiration date: 2020-01-01",
},
}

```

```

out := &bytes.Buffer{ }
err := SubscriptionsWrite(Context{Format: "{{json .}}", Output: out}, subscriptions)
if err != nil {
  t.Fatal(err)
}
for i, line := range strings.Split(strings.TrimSpace(out.String()), "\n") {
  var m map[string]interface{ }
  if err := json.Unmarshal([]byte(line), &m); err != nil {
    t.Fatal(err)
  }
  assert.Check(t, is.DeepEqual(expectedJSONs[i], m))
}
}

```

```

func TestSubscriptionContextWriteJSONField(t *testing.T) {
  subscriptions := []licenseutils.LicenseDisplay{
    {Num: 1, Owner: "owner1"},
    {Num: 2, Owner: "owner2"},
  }
  out := &bytes.Buffer{ }
  err := SubscriptionsWrite(Context{Format: "{{json .Owner}}", Output: out}, subscriptions)
  if
  err != nil {
    t.Fatal(err)
  }
  for i, line := range strings.Split(strings.TrimSpace(out.String()), "\n") {
    var s string
    if err := json.Unmarshal([]byte(line), &s); err != nil {
      t.Fatal(err)
    }
    assert.Check(t, is.Equal(subscriptions[i].Owner, s))
  }
}

```

}

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Gocheck - A rich testing framework for Go

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package formatter

```
import (  
    "time"
```

```
    "github.com/docker/cli/internal/licenseutils"  
    "github.com/docker/licensing/model"  
)
```

```
const (  
    defaultSubscriptionsTableFormat = "table  
    {{.Num}}\t{{.Owner}}\t{{.ProductID}}\t{{.Expires}}\t{{.ComponentsString}}"
```



```
defaultSubscriptionsQuietFormat = "{{.Num}}:{{.Summary}}"
```

```
numHeader      = "NUM"  
ownerHeader    = "OWNER"  
licenseNameHeader = "NAME"  
idHeader       = "ID"  
dockerIDHeader = "DOCKER ID"  
productIDHeader = "PRODUCT ID"  
productRatePlanHeader = "PRODUCT RATE PLAN"  
productRatePlanIDHeader = "PRODUCT RATE PLAN ID"  
startHeader    = "START"  
expiresHeader  = "EXPIRES"  
stateHeader    = "STATE"  
eusaHeader     = "EUSA"  
pricingComponentsHeader = "PRICING COMPONENTS"  
)
```

```
// NewSubscriptionsFormat returns a Format for rendering using a license Context
```

```
func NewSubscriptionsFormat(source string, quiet bool) Format {  
    switch source {  
    case TableFormatKey:  
        if quiet  
        {  
            return defaultSubscriptionsQuietFormat  
        }  
        return defaultSubscriptionsTableFormat  
    case RawFormatKey:  
        if quiet {  
            return `license: {{.ID}}`  
        }  
        return `license: {{.ID}}\nname: {{.Name}}\nowner: {{.Owner}}\ncomponents: {{.ComponentsString}}\n`  
    }  
    return Format(source)  
}
```

```
// SubscriptionsWrite writes the context
```

```
func SubscriptionsWrite(ctx Context, subs []licenseutils.LicenseDisplay) error {  
    render := func(format func(subContext subContext) error) error {  
        for _, sub := range subs {  
            licenseCtx := &licenseContext{trunc: ctx.Trunc, l: sub}  
            if err := format(licenseCtx); err != nil {  
                return err  
            }  
        }  
        return nil  
    }  
    licenseCtx := licenseContext{ }  
    licenseCtx.header = map[string]string{
```

```

"Num":      numHeader,
"Owner":    ownerHeader,
"Name":     licenseNameHeader,
"ID":       idHeader,
"DockerID": dockerIDHeader,
"ProductID": productIDHeader,
"ProductRatePlan": productRatePlanHeader,
"ProductRatePlanID":
productRatePlanIDHeader,
"Start":    startHeader,
"Expires":  expiresHeader,
"State":    stateHeader,
"Eusa":     eusaHeader,
"ComponentsString": pricingComponentsHeader,
}
return ctx.Write(&licenseCtx, render)
}

type licenseContext struct {
HeaderContext
trunc bool
l licenseutils.LicenseDisplay
}

func (c *licenseContext) MarshalJSON() ([]byte, error) {
return marshalJSON(c)
}

func (c *licenseContext) Num() int {
return c.l.Num
}

func (c *licenseContext) Owner() string {
return c.l.Owner
}

func (c *licenseContext) ComponentsString() string {
return c.l.ComponentsString
}

func (c *licenseContext) Summary() string {
return c.l.String()
}

func (c *licenseContext) Name() string {
return c.l.Name
}
}

```

```

func (c *licenseContext) ID() string {
    return c.l.ID
}

func (c *licenseContext) DockerID() string {
    return c.l.DockerID
}

func (c *licenseContext) ProductID() string {
    return c.l.ProductID
}

func (c *licenseContext)
ProductRatePlan() string {
    return c.l.ProductRatePlan
}

func (c *licenseContext) ProductRatePlanID() string {
    return c.l.ProductRatePlanID
}

func (c *licenseContext) Start() *time.Time {
    return c.l.Start
}

func (c *licenseContext) Expires() *time.Time {
    return c.l.Expires
}

func (c *licenseContext) State() string {
    return c.l.State
}

func (c *licenseContext) Eusa() *model.EusaState {
    return c.l.Eusa
}

func (c *licenseContext) PricingComponents() []model.SubscriptionPricingComponent {
    // Dereference the pricing component pointers in the pricing components
    // so it can be rendered properly with the template formatter

    var ret []model.SubscriptionPricingComponent
    for _, spc := range c.l.PricingComponents {
        if spc == nil {
            continue
        }
        ret = append(ret, *spc)
    }
}

```

```
return ret
}
```

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Go support for Protocol Buffers - Google's data interchange format

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1.158 fdisk 2.36.2

1.158.1 Available under license :

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Version 2.1, February 1999

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Introduction

=====

PLY is a 100% Python implementation of the common parsing tools lex and yacc. Here are a few highlights:

- PLY is very closely modeled after traditional lex/yacc.

If you know how to use these tools in C, you will find PLY to be similar.

- PLY provides *very* extensive error reporting and diagnostic information to assist in parser construction. The original implementation was developed for instructional purposes. As a result, the system tries to identify the most common types of errors made by novice users.
- PLY provides full support for empty productions, error recovery, precedence specifiers, and moderately ambiguous grammars.
- Parsing is based on LR-parsing which is fast, memory efficient, better suited to large grammars, and which has a number of nice properties when dealing with syntax errors and other parsing problems. Currently, PLY builds its parsing tables using the LALR(1) algorithm used in yacc.
- PLY uses Python introspection features to build lexers and parsers. This greatly simplifies the task of parser construction since it reduces the number of files and eliminates the need to run a separate lex/yacc tool before running your program.
- PLY can be used to build parsers for "real" programming languages. Although it is not ultra-fast due to its Python implementation, PLY can be used to parse grammars consisting of several hundred rules (as might be found for a language like C). The lexer and LR parser are also reasonably efficient when parsing typically sized programs. People have used PLY to build parsers for C, C++, ADA, and other real programming languages.

How to Use

=====

PLY consists of two files : lex.py and yacc.py. These are contained within the 'ply' directory which may also be used as a Python package. To use PLY, simply copy the 'ply' directory to your project and import lex and yacc from the associated 'ply' package. For example:

```
import ply.lex as lex
import ply.yacc as yacc
```

Alternatively, you can copy just the files lex.py and yacc.py individually and use them as modules. For example:

```
import lex
import yacc
```

The file setup.py can be used to install
ply using distutils.

The file doc/ply.html contains complete documentation on how to use
the system.

The example directory contains several different examples including a
PLY specification for ANSI C as given in K&R 2nd Ed.

A simple example is found at the end of this document

Requirements

=====

PLY requires the use of Python 2.6 or greater. However, you should
use the latest Python release if possible. It should work on just
about any platform. PLY has been tested with both CPython and Jython.
It also seems to work with IronPython.

Resources

=====

More information about PLY can be obtained on the PLY webpage at:

<http://www.dabeaz.com/ply>

For a detailed overview of parsing theory, consult the excellent
book "Compilers : Principles, Techniques, and Tools" by Aho, Sethi, and
Ullman. The topics found in "Lex & Yacc" by Levine, Mason, and Brown
may also be useful.

The GitHub page for PLY can be found at:

<https://github.com/dabeaz/ply>

An old and
relatively inactive discussion group for PLY is found at:

<http://groups.google.com/group/ply-hack>

Acknowledgments

=====

A special thanks is in order for all of the students in CS326 who
suffered through about 25 different versions of these tools :-).

The CHANGES file acknowledges those who have contributed patches.

Elias Ioup did the first implementation of LALR(1) parsing in PLY-1.x.
Andrew Waters and Markus Schoepflin were instrumental in reporting bugs
and testing a revised LALR(1) implementation for PLY-2.0.

Special Note for PLY-3.0

=====

PLY-3.0 the first PLY release to support Python 3. However, backwards compatibility with Python 2.6 is still preserved. PLY provides dual Python 2/3 compatibility by restricting its implementation to a common subset of basic language features. You should not convert PLY using 2to3--it is not necessary and may in fact break the implementation.

Example

=====

Here is a simple example showing a PLY implementation of a calculator with variables.

```
# -----
# calc.py
#
# A simple calculator with variables.
# -----

tokens = (
    'NAME','NUMBER',
    'PLUS','MINUS','TIMES','DIVIDE','EQUALS',
    'LPAREN','RPAREN',
    )

# Tokens

t_PLUS = r'\+'
t_MINUS = r'\-'
t_TIMES = r'\*'
t_DIVIDE = r'\/'
t_EQUALS = r'='
t_LPAREN = r'\('
t_RPAREN = r'\)'
t_NAME = r'[a-zA-Z][a-zA-Z0-9_]*'

def t_NUMBER(t):
    r'\d+'
    t.value = int(t.value)
    return t

# Ignored characters
t_ignore = " \t"

def t_newline(t):
```

```

r'\n+'
t.lexer.lineno += t.value.count("\n")

def t_error(t):
    print("Illegal character '%s'" % t.value[0])
    t.lexer.skip(1)

# Build the lexer
import ply.lex as lex
lex.lex()

# Precedence
rules for the arithmetic operators
precedence = (
    ('left','PLUS','MINUS'),
    ('left','TIMES','DIVIDE'),
    ('right','UMINUS'),
    )

# dictionary of names (for storing variables)
names = { }

def p_statement_assign(p):
    'statement : NAME EQUALS expression'
    names[p[1]] = p[3]

def p_statement_expr(p):
    'statement : expression'
    print(p[1])

def p_expression_binop(p):
    '''expression : expression PLUS expression
                  | expression MINUS expression
                  | expression TIMES expression
                  | expression DIVIDE expression'''
    if p[2] == '+': p[0] = p[1] + p[3]
    elif p[2] == '-': p[0] = p[1] - p[3]
    elif p[2] == '*': p[0] = p[1] * p[3]
    elif p[2] == '/': p[0] = p[1] / p[3]

def p_expression_uminus(p):
    'expression : MINUS expression %prec UMINUS'
    p[0] = -p[2]

def p_expression_group(p):
    'expression : LPAREN
expression RPAREN'
    p[0] = p[2]

```

```

def p_expression_number(p):
    'expression : NUMBER'
    p[0] = p[1]

def p_expression_name(p):
    'expression : NAME'
    try:
        p[0] = names[p[1]]
    except LookupError:
        print("Undefined name '%s'" % p[1])
        p[0] = 0

def p_error(p):
    print("Syntax error at '%s'" % p.value)

import ply.yacc as yacc
yacc.yacc()

while True:
    try:
        s = raw_input('calc > ') # use input() on Python 3
    except EOFError:
        break
    yacc.parse(s)

```

Bug Reports and Patches

=====

My goal with PLY is to simply have a decent lex/yacc implementation for Python. As a general rule, I don't spend huge amounts of time working on it unless I receive very specific bug reports and/or patches to fix problems. I also try to incorporate submitted feature requests and enhancements into each new version. Please visit the PLY github page

at <https://github.com/dabeaz/ply> to submit issues and pull requests. To contact me about bugs and/or new features, please send email to dave@dabeaz.com.

-- Dave

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1.163 pexpect 4.8.0

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1.164 pexpect 4.7.0

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1.165 runc 1.0.0+rc5+git0+6a2c155968

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Go support for Protocol Buffers - Google's data interchange format

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<https://github.com/golang/protobuf>

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1.166 binutils 2.36.1

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(This file is under construction.) *- text -*

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+++++

Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for gdb-specific debug information and the 68k series machines, most of the preprocessing pass, and extensive changes in messages.c, input-file.c, write.c.

K. Richard Pixley maintained gas for a while, adding various enhancements and many bug fixes, including merging support for several processors, breaking gas up to handle multiple object file format backends (including heavy rewrite, testing, an integration of the coff and b.out backends), adding configuration including heavy testing and verification of cross assemblers and file splits and renaming, converted gas to strictly ansi C including full prototypes, added support for m680[34]0 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated "know" assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashtan. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of Computer Science.

Keith

Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many small bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.

Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.

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Any

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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

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b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

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END OF TERMS AND CONDITIONS

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

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Version 3, 29 June 2007

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The

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b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

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1.168 urllib3 1.26.5

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Contributions to the urllib3 project

Creator & Maintainer

* Andrey Petrov <andrey.petrov@shazow.net>

Contributors

In chronological order:

- * victor.vde <<http://code.google.com/u/victor.vde/>>
- * HTTPS patch (which inspired HTTPSConnectionPool)
- * erikcederstrand <<http://code.google.com/u/erikcederstrand/>>
- * NTLM-authenticated HTTPSConnectionPool
- * Basic-authenticated HTTPSConnectionPool (merged into make_headers)
- * niphlod <niphlod@gmail.com>
- * Client-verified SSL certificates for HTTPSConnectionPool
- * Response gzip and deflate encoding support
- * Better unicode support for filepost using StringIO buffers
- * btoconnor <brian@btoconnor.net>
- * Non-multipart encoding for POST requests
- * p.dobrogost <<http://code.google.com/u/@WBRSRIBZDhBFXQB6/>>
- * Code review, PEP8 compliance, benchmark fix
- * kennethreitz <me@kennethreitz.com>

- * Bugfixes, suggestions, Requests integration

- * georgemarshall <<https://github.com/georgemarshall>>
 - * Bugfixes, Improvements and Test coverage

- * Thomas Kluyver <thomas@kluyver.me.uk>
 - * Python 3 support

- * brandon-rhodes <<http://rhodesmill.org/brandon>>
 - * Design review, bugfixes, test coverage.

- * studer <theo.studer@gmail.com>
 - * IPv6 url support and test coverage

- * Shivaram Lingamneni <slingamn@cs.stanford.edu>
 - * Support for explicitly closing pooled connections

- * hartator <hartator@gmail.com>
 - * Corrected multipart behavior for params

- * Thomas Weischuh <thomas@t-8ch.de>
 - * Support for TLS SNI
 - * API unification of ssl_version/cert_reqs
 - * SSL fingerprint and alternative hostname verification
 - * Bugfixes in testsuite

- * Sune Kirkeby <mig@ibofobi.dk>
 - * Optional SNI-support for Python 2 via PyOpenSSL.

- * Marc Schlaich <marc.schlaich@gmail.com>
 - * Various bugfixes and test improvements.

- * Bryce Boe <bbzbryce@gmail.com>
 - * Correct six.moves conflict
 - * Fixed pickle support of some exceptions

- * Boris Figovsky <boris.figovsky@ravellosystems.com>
 - * Allowed to skip SSL hostname verification

- * Cory Benfield
<<https://lukasa.co.uk/about/>>
 - * Stream method for Response objects.
 - * Return native strings in header values.
 - * Generate 'Host' header when using proxies.

- * Jason Robinson <jaywink@basshero.org>
 - * Add missing WrappedSocket.fileno method in PyOpenSSL

- * Audrius Butkevicius <audrius.butkevicius@elastichosts.com>
- * Fixed a race condition

- * Stanislav Vitkovskiy <stas.vitkovsky@gmail.com>
- * Added HTTPS (CONNECT) proxy support

- * Stephen Holsapple <sholsapp@gmail.com>
- * Added abstraction for granular control of request fields

- * Martin von Gagern <Martin.vGagern@gmx.net>
- * Support for non-ASCII header parameters

- * Kevin Burke <kev@inburke.com> and Pavel Kirichenko <juanych@yandex-team.ru>
- * Support for separate connect and request timeouts

- * Peter Waller <p@pwaller.net>
- * HTTPResponse.tell() for determining amount received over the wire

- * Nipunn Koorapati <nipunn1313@gmail.com>
- * Ignore default ports when comparing hosts for equality

- * Danilo @dbrgn <https://dbrgn.ch/>
- * Disabled TLS compression by default on Python 3.2+
- * Disabled TLS compression in pyopenssl contrib module
- * Configurable cipher suites in pyopenssl contrib module

- * Roman Bogorodskiy <roman.bogorodskiy@ericsson.com>
- * Account retries on proxy errors

- * Nicolas Delaby <nicolas.delaby@ezeep.com>
- * Use the platform-specific CA certificate locations

- * Josh Schneier <https://github.com/jschneier>
- * HTTPHeaderDict and associated tests and docs
- * Bugfixes, docs, test coverage

- * Tahia Khan <http://tahia.tk/>
- * Added Timeout examples in docs

- * Arthur Grunseid <https://grunseid.com>
- * source_address support and tests (with https://github.com/bui)

- * Ian Cordasco <graffatcolmingov@gmail.com>
- * PEP8 Compliance and Linting
- * Add ability to pass socket options to an HTTP Connection

- * Erik Tollerud <erik.tollerud@gmail.com>

- * Support for standard library io module.

- * Krishna Prasad <kprasad.iitd@gmail.com>
- * Google App Engine documentation

- * Aaron Meurer
<asmeurer@gmail.com>
- * Added Url.url, which unparses a Url

- * Evgeny Kapun <abacabadabacaba@gmail.com>
- * Bugfixes

- * Benjamin Meyer <bm_witness@yahoo.com>
- * Security Warning Documentation update for proper capture

- * Shivan Sornarajah <github@sornars.com>
- * Support for using ConnectionPool and PoolManager as context managers.

- * Alex Gaynor <alex.gaynor@gmail.com>
- * Updates to the default SSL configuration

- * Tomas Tomecek <ttomecek@redhat.com>
- * Implemented generator for getting chunks from chunked responses.

- * tlynn <https://github.com/tlynn>
- * Respect the warning preferences at import.

- * David D. Riddle <ddriddle@illinois.edu>
- * IPv6 bugfixes in testsuite

- * Thea Flowers <magicalgirl@google.com>
- * App Engine environment tests.
- * Documentation re-write.

- * John Krauss <https://github.com/talos>
- * Clues to debugging problems with `cryptography` dependency in docs

- * Disassem <https://github.com/Disassem>
- * Fix pool-default headers not applying for url-encoded requests like GET.

- * James Atherfold <jlatherfold@hotmail.com>
- * Bugfixes relating to cleanup of connections during errors.

- * Christian Pedersen <https://github.com/chripede>
- * IPv6 HTTPS proxy bugfix

- * Jordan Moldow <https://github.com/jmoldow>

- * Fix low-level exceptions leaking from ``HTTPResponse.stream()``.
- * Bugfix for ``ConnectionPool.urlopen(release_conn=False)``.
- * Creation of ``HTTPConnectionPool.ResponseCls``.

- * Predrag Gruevski <<https://github.com/obi1kenobi>>
- * Made cert digest comparison use a constant-time algorithm.

- * Adam Talsma <<https://github.com/a-tal>>
- * Bugfix to ca_cert file paths.

- * Evan Meagher <<https://evanmeagher.net>>
- * Bugfix related to `memoryview` usage in PyOpenSSL adapter

- * John Vandenberg <jayvdb@gmail.com>
- * Python 2.6 fixes; pyflakes and pep8 compliance

- * Andy Caldwell <andy.m.caldwell@gmail.com>
- * Bugfix related to reusing connections in indeterminate states.

- * Ville Skytt <ville.skytta@iki.fi>
- * Logging efficiency improvements, spelling fixes, Travis config.

- * Shige Takeda <smtakeda@gmail.com>
- * Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response

- * Jess Shapiro <jesse@jesseshapiro.net>
- * Various character-encoding fixes/tweaks
- * Disabling IPv6 DNS when IPv6 connections not supported

- * David Foster <<http://dafoster.net/>>
- * Ensure order of request and response headers are preserved.

- * Jeremy Cline <jeremy@jcline.org>
- * Added connection pool keys by scheme

- * Aviv Palivoda <palaviv@gmail.com>
- * History list to Retry object.
- * HTTPResponse contains the last Retry object.

- * Nate Prewitt <nate.prewitt@gmail.com>
- * Ensure timeouts are not booleans and greater than zero.
- * Fixed infinite loop in ``stream`` when amt=None.
- * Added length_remaining to determine remaining data to be read.
- * Added enforce_content_length to raise exception when incorrect content-length received.

- * Seth Michael Larson <sethmichaellarson@protonmail.com>

- * Created selectors backport that supports PEP 475.

- * Alexandre Dias <alex.dias@smarkets.com>
- * Don't retry on timeout if method not in whitelist

- * Moinuddin Quadri <moin18@gmail.com>
- * Lazily load idna package

- * Tom White <s6yg1ez3@mail2tor.com>
- * Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.

- * Tim Burke <tim.burke@gmail.com>
- * Stop buffering entire deflate-encoded responses.

- * Tuukka Mustonen <tuukka.mustonen@gmail.com>
- * Add counter for status_forcelist retries.

- * Erik Rose <erik@mozilla.com>
- * Bugfix to pyopenssl vendoring

- * Wolfgang Richter <wolfgang.richter@gmail.com>
- * Bugfix related to loading full certificate chains with PyOpenSSL backend.

- * Mike Miller <github@mikeage.net>
- * Logging improvements to include the HTTP(S) port when opening a new connection

- * Ioannis Tziakos <mail@itziakos.gr>
- * Fix ``util.selectors._fileobj_to_fd`` to accept ``long``.
- * Update appveyor tox setup to use the 64bit python.

- * Akamai
(through Jess Shapiro) <jshapiro@akamai.com>
- * Ongoing maintenance; 2017-2018

- * Dominique Leuenberger <dimstar@opensuse.org>
- * Minor fixes in the test suite

- * Will Bond <will@wbond.net>
- * Add Python 2.6 support to ``contrib.securetransport``

- * Aleksei Alekseev <alekseev.yeskela@gmail.com>
- * using auth info for socks proxy

- * Chris Wilcox <git@crwilcox.com>
- * Improve contribution guide
- * Add ``HTTPResponse.geturl`` method to provide ``urllib2.urlopen().geturl()`` behavior

- * Bruce Merry <https://www.brucemerry.org.za>

- * Fix leaking exceptions when system calls are interrupted with zero timeout

- * Hugo van Kemenade <<https://github.com/hugovk>>
 - * Drop support for EOL Python 2.6

- * Tim Bell <<https://github.com/timb07>>
 - * Bugfix for responses with Content-Type: message/* logging warnings

- * Justin Bramley <<https://github.com/jbramleycl>>
 - * Add ability to handle multiple Content-Encodings

- * Katsuhiko YOSHIDA <<https://github.com/kyoshidajp>>
 - * Remove Authorization header regardless of case when redirecting to cross-site

- * James Meickle <<https://permadeath.com/>>
 - * Improve handling of Retry-After header

- * Chris Jerdonek <chris.jerdonek@gmail.com>
 - * Remove a spurious TypeError from the exception chain inside HTTPConnectionPool._make_request(), also for BaseExceptions.

- * Jorge Lopez Silva <<https://github.com/jalopezsilva>>
 - * Added support for forwarding requests through HTTPS proxies.

- * Benno Rice <benno@jeamland.net>
 - * Allow cadata parameter to be passed to underlying ``SSLContext.load_verify_locations()``.

- * Keiichi Kobayashi <abok.1k@gmail.com>
 - * Rename VerifiedHTTPSConnection to HTTPSConnection

- * Himanshu Garg <garg_himanshu@outlook.com>
 - * DOC & LICENSE Update

- * Hod Bin Noon <bin.noon.hod@gmail.com>
 - * Test improvements

- * Chris Olufson <tycarac@gmail.com>
 - * Fix for connection not being released on HTTP redirect and response not preloaded

- * [Bastiaan Bakker] <<https://github.com/bastiaanb>>
 - * Support for logging session keys via environment variable ``SSLKEYLOGFILE`` (Python 3.8+)

- * [Ezzeri Esa] <<https://github.com/savarin>>
 - * Ports and extends on types from typeshed

- * [Your name or handle] <[email or website]>

* [Brief summary of your changes]

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1.169 bash 5.1.4

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Constant-time SSSE3 AES core implementation.

version 0.1

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By Mike Hamburg (Stanford University), 2009

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Version 3, 29 June 2007

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```
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```

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1.176 procps 3.3.17

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inline

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1.177 shadow 4.8.1

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1.179 xinetd 2.3.15.4

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1.180 python-setuptools 58.1.0

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1.181 cyphar-filepath-securejoin 0.2.2

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1.183 sanitized-anchor-name 1.0.0

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1.184 protobuf 1.23.0

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1.186 cilium-ebpf 0.2.0

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1.187 lua 5.3.6

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1.188 cpprest 2.10.18

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system,

rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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The

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include/bsd/sys/queue.h
include/bsd/sys/time.h
include/bsd/timeconv.h
include/bsd/vis.h
man/bitstring.3bsd
man/errc.3bsd
man/explicit_bzero.3bsd
man/fgetln.3bsd
man/fgetwln.3bsd
man/fpurge.3bsd
man/funopen.3bsd
man/getbsize.3bsd
man/heapsort.3bsd
man/nlist.3bsd
man/pwcache.3bsd
man/queue.3bsd
man/radixsort.3bsd
man/reallocarray.3bsd
man/reallocf.3bsd
man/setmode.3bsd
man/strmode.3bsd
man/strnstr.3bsd
man/strtoi.3bsd
man/strtou.3bsd
man/unvis.3bsd
man/vis.3bsd
man/wcsncpy.3bsd
src/getbsize.c

src/heapsort.c
src/merge.c
src/nlist.c
src/pwcache.c
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man/fmtcheck.3bsd

man/humanize_number.3bsd

man/stringlist.3bsd

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man/readpassphrase.3bsd

man/strncpy.3bsd

man/strtonum.3bsd

src/arc4random.c

src/arc4random_linux.h

src/arc4random_openbsd.h

src/arc4random_uniform.c

src/arc4random_unix.h

src/arc4random_win.h

src/closefrom.c

src/freezero.c

src/getentropy_aix.c

src/getentropy_bsd.c

src/getentropy_hpux.c

src/getentropy_hurd.c

src/getentropy_linux.c

src/getentropy_osx.c

src/getentropy_solaris.c

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free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

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Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

1.196 dtc 1.6.0

1.196.1 Available under license :

Licensing and contribution policy of dtc and libfdt

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This does mean that libfdt code could be "stolen" - say, included in a proprietary fimware and extended without contributing those extensions

back to the libfdt mainline. While I hope that doesn't happen, I believe the goal of allowing libfdt to be widely used is more important than avoiding that. libfdt is quite small, and hardly rocket science; so the incentive for such impolite behaviour is small, and the inconvenience caused thereby is not dire.

Licenses such as the LGPL which would allow code to be used in non-GPL software, but also require contributions to be returned were considered. However, libfdt is designed to be used in firmwares and other environments with unusual technical constraints. It's difficult to anticipate all possible changes which might be needed to meld libfdt into such environments and so difficult to suitably word a license that puts the boundary between what is and isn't permitted in the intended place. Again, I judged encouraging widespread use of libfdt by keeping the license terms simple and familiar to be the more important goal.

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David Gibson <david@gibson.dropbear.id.au>

(principal original author of dtc and libfdt)

2 November 2007

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to most

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Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.199 libpwquality 1.4.4

1.199.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * pw.h
 *
 * Password routines, adopted from IOX
 *
 * May 2000 Mark Eklund
 * July 2005, Craig MacFarlane
 *
 * Copyright (c) 2000-2005, 2007, 2010, 2014, 2018 by cisco Systems, Inc.
 * All rights reserved.
 */
/*
 * edt: * pw_type_t
 * Possible formats of saving the password in SysDB.
 *
 * item: PW_TYPE_CLEAR
 * The password in the clear, visible for anybody.
 *
 * item: PW_TYPE_1WAY
 * The password encrypted to an MD5 digest. This is not reversible.
 *
 * item: PW_TYPE_1WAY_2
 * The password encrypted to an sha256 digest. This is not reversible.
 *
 * item: PW_TYPE_2WAY
 * The Cisco type 7 password encryption. This is reversible
 * by both Cisco products and several public domain programs.
 */
```

Found in path(s):

```
* /opt/cola/permits/1273716988_1648046860.0/0/pw-tar/pw/include/pw.h
```

No license file was found, but licenses were detected in source scan.

```
/*
 * pw_defs.h
```

```
*
* Password defines.
*
* July 2005, Craig MacFarlane
*
* Copyright (c) 2005, 2007, 2010, 2014, 2018-2019 by cisco Systems, Inc.
* All rights reserved.
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1273716988_1648046860.0/0/pw-tar/pw/include/pw_defs.h
No license file was found, but licenses were detected in source scan.
```

```
# All rights reserved.
```

Found in path(s):

```
* /opt/cola/permits/1273716988_1648046860.0/0/pw-tar/pw/Makefile.binos
No license file was found, but licenses were detected in source scan.
```

```
/*
* pw.c
*
* AAA password routines, adopted from IOX
*
* January 2005, Naiming Shen
* July 2005, Craig MacFarlane
*
* Copyright (c) 2005, 2007, 2010, 2014-2015, 2018 by cisco Systems, Inc.
* All rights reserved.
*
*-----
* pw.c -- password encryption/decryption routines
*
* May 08 2000, Mark Eklund
*
* Copyright (c) 2002-2005, 2007, 2010, 2014-2015, 2018 by cisco Systems, Inc.
* All rights reserved.
*-----
*/
```

Found in path(s):

```
* /opt/cola/permits/1273716988_1648046860.0/0/pw-tar/pw/src/pw.c
No license file was found, but licenses were detected in source scan.
```

```
/*
* pw_const.tph
*
```

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*/

```
@DIRECTIVES{
    auto_import_stg = false;
    skip_auto_tdl_include = true;
}@
```

```
@IMPORT_STG{
    import "constant_gen.stg";
}@
```

```
@TDL{
    import "pw_const.tdl"
}@
```

```
@CODE{
```

```
#ifndef __TDLC_GEN_PW_CONST_H__
#define __TDLC_GEN_PW_CONST_H__
```

```
    $constant_generate()$
```

```
#endif /* __TDLC_GEN_PW_CONST_H__ */
```

```
@
```

Found in path(s):

* /opt/cola/permits/1273716988_1648046860.0/0/pw-tar/pw/include/pw_const.tph

1.200 pyyaml 5.4.1

1.200.1 Available under license :

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1.201 cryptsetup 2.3.7

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1.202 pycparser 2.20

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pycparser -- A C parser in Python

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1.203 six 1.15.0

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Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License

treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is

included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or

table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work.

(Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

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This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest

possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

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Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

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`Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

1.206 libnsl 1.3.0

1.206.1 Available under license :

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Version 2.1, February 1999

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as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

Preamble

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freedom to share and change it. By contrast, the GNU General Public
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can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
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complete object files to the recipients, so that they can relink them
with the library after making changes to the library and recompiling

it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be

allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

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"Source code" for a work means the preferred form of the work for

making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form

under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work

under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
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Upstream-Name: libnsl

Upstream-Contact: Thorsten Kukuk <kukuk@thkukuk.de>

Source: <https://github.com/thkukuk/libnsl>

Files: debian/*

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Files: AUTHORS

configure.ac

config.h.in

libnsl.pc.in

Makefile.am

NEWS

README

src/Makefile.am

src/do_ypcall.c

src/internal.h

src/libnsl.map

src/nisplus/nis_error.c

src/taddr2host.c

src/taddr2ipstr.c

src/taddr2port.c

src/yp_first.c

src/yp_get_default_domain.c

src/yp_maplist.c

src/yp_master.c

src/yp_match.c

src/yp_next.c

src/yp_order.c

src/ypbinderr_string.c

src/yperr_string.c

src/ypprot_err.c

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Files: src/libc-lock.h

src/nisplus/nis_add.c

src/nisplus/nis_addmember.c

src/nisplus/nis_call.c

src/nisplus/nis_callback.c

src/nisplus/nis_checkpoint.c

src/nisplus/nis_clone_dir.c

src/nisplus/nis_clone_obj.c

src/nisplus/nis_clone_res.c

src/nisplus/nis_creategroup.c

src/nisplus/nis_defaults.c
src/nisplus/nis_destroygroup.c
src/nisplus/nis_domain_of.c
src/nisplus/nis_domain_of_r.c
src/nisplus/nis_file.c
src/nisplus/nis_findserv.c
src/nisplus/nis_free.c
src/nisplus/nis_getservlist.c
src/nisplus/nis_hash.c
src/nisplus/nis_intern.h
src/nisplus/nis_ismember.c
src/nisplus/nis_local_names.c
src/nisplus/nis_lookup.c
src/nisplus/nis_mkdir.c
src/nisplus/nis_modify.c
src/nisplus/nis_ping.c
src/nisplus/nis_print.c
src/nisplus/nis_print_group_entry.c
src/nisplus/nis_remove.c
src/nisplus/nis_removemember.c
src/nisplus/nis_rmdir.c
src/nisplus/nis_server.c
src/nisplus/nis_subr.c
src/nisplus/nis_table.c
src/nisplus/nis_util.c
src/nisplus/nis_verifygroup.c
src/nisplus/nis_xdr.c
src/nisplus/nis_xdr.h
src/rpcsvc/nislib.h
src/rpcsvc/ypclnt.h

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Files: src/rpcsvc/nis_callback.h

src/rpcsvc/nis_callback.x
src/rpcsvc/nis_object.x
src/rpcsvc/nis_tags.h
src/rpcsvc/nis.h
src/rpcsvc/nis.x
src/rpcsvc/yp.h
src/rpcsvc/yp.x
src/rpcsvc/yp_prot.h
src/rpcsvc/yppasswd.h
src/rpcsvc/yppasswd.x
src/rpcsvc/ypupd.h
src/yp_xdr.c

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src/Makefile.in

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Files: alocal.m4

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config.guess

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Files: compile

depcomp

missing

test-driver

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Files: install-sh

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Files: ltmain.sh

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Files: config.rpath

m4/gettext.m4

m4/host-cpu-c-abi.m4

m4/iconv.m4

m4/intlmacosx.m4

m4/lib-ld.m4

m4/lib-link.m4

m4/lib-prefix.m4

m4/libtool.m4

m4/ltoptions.m4
m4/ltsugar.m4
m4/ltversion.m4
m4/lt~obsolete.m4
m4/nls.m4
m4/po.m4
m4/progtest.m4

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Files: ABOUT-NLS

po/Makefile.in.in
po/Makevars
po/POTFILES.in
po/Rules-quot
po/boldquot.sed
po/en@boldquot.header
po/en@quot.header
po/insert-header.sin
po/libnsl.pot
po/quot.sed
po/remove-potcdate.sin
po/stamp-po

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1.207 sysfsutils 2.1.0

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1.208 lvm2 2.03.11

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However, linking a "work that uses the Library" with the Library

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Any executables

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1.209 talloc 2.3.3

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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

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THANKS

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1.212 zlib 1.2.11

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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017

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The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

1.213 linux-kernel 5.10.110

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/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)

* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)

*

* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.

* <http://www.hypermall.com/>

* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY

* interrupts us (except possibly for removal/insertion of the cable?)

* 10/4/97 - began heavy inline documentation of the code. Corrected typos

* and spelling mistakes.

* 10/5/97 - added code to handle PHY interrupts, disable PHY on

* loss of link, and correctly re-enable PHY when link is

* re-established. (put back CFG_PHYIE)

*

* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.

*

* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997

*

* Linux driver for the IDT77201 NICStAR PCI ATM controller.

* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;

* see init_nicstar() for PHY initialization to change this. This driver

* expects the Linux ATM stack to support scatter-gather

lists

* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.

*

* Implementing minimal-copy of received data:

* IDT always receives data into a small buffer, then large buffers

* as needed. This means that data must always be copied to create

* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)

* Fix is simple: make large buffers large enough to hold entire

* SDU, and leave <small_buffer_data> bytes empty at the start. Then

* copy small buffer contents to head of large buffer.

* Trick is to avoid fragmenting Linux, due to need for a lot of large

* buffers. This is done by 2 things:

* 1) skb->destructor / skb->atm.recycle_buffer

* combined, allow nicstar_free_rx_skb to be called to

* recycle large data buffers

* 2) skb_clone of received buffers
 * See nicstar_free_rx_skb and linearize_buffer for implementation
 * details.
 *
 *
 *
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 *
 * M. Welsh, 6 July 1996
 *
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1.214 libatomic 10.3.0

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This is the Debian GNU/Linux prepackaged version of the GNU compiler collection, containing Ada, C, C++, D, Fortran 95, Go, Objective-C, Objective-C++, and Modula-2 compilers, documentation, and support libraries. In addition, Debian provides the gm2 compiler, either in the same source package, or built from a separate same source package. Packaging is done by the Debian GCC Maintainers <debian-gcc@lists.debian.org>, with sources obtained from:

ftp://gcc.gnu.org/pub/gcc/releases/ (for full releases)
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ftp://sourceware.org/pub/newlib/ (for newlib)
git://git.savannah.gnu.org/gm2.git (for Modula-2)

The current gcc-10 source package is taken from the SVN gcc-10-branch.

Changes: See changelog.Debian.gz

Debian splits the GNU Compiler Collection into packages for each language, library, and documentation as follows:

Language	Compiler package	Library package	Documentation
Ada	gnat-10	libgnat-10	gnat-10-doc
BRIG	gccbrig-10	libhsail-rt0	
C	gcc-10		gcc-10-doc
C++	g++-10	libstdc++6	libstdc++6-10-doc
D	gdc-10		
Fortran 95	gfortran-10	libgfortran5	gfortran-10-doc
Go	gccgo-10	libgo0	
Objective C	gobjc-10	libobjc4	
Objective C++	gobjc++-10		
Modula-2	gm2-10	libgm2	

For some language run-time libraries, Debian provides source files, development files, debugging symbols and libraries containing position-independent code in separate packages:

Language	Sources	Development	Debugging	Position-Independent
C++		libstdc++6-10-dbg	libstdc++6-10-pic	
D	libphobos-10-dev			

Additional packages include:

All languages:

libgcc1,	
libgcc2, libgcc4	GCC intrinsics (platform-dependent)
gcc-10-base	Base files common to all compilers
gcc-10-soft-float	Software floating point (ARM only)
gcc-10-source	The sources with patches

Ada:

libgnat-util10-dev, libgnat-util10 GNAT version library

C:

cpp-10, cpp-10-doc	GNU C Preprocessor
libssp0-dev, libssp0	GCC stack smashing protection library
libquadmath0	Math routines for the __float128 type
fixincludes	Fix non-ANSI header files

C, C++ and Fortran 95:

libgomp1-dev, libgomp1 GCC OpenMP (GOMP) support library
libitm1-dev, libitm1 GNU Transactional Memory Library

Biarch support: On some 64-bit platforms which can also run 32-bit code, Debian provides additional packages containing 32-bit versions of some libraries. These packages have names beginning with 'lib32' instead of 'lib', for example lib32stdc++. Similarly, on some 32-bit platforms which can

also run 64-bit code, Debian provides additional packages with names beginning with 'lib64' instead of 'lib'. These packages contain 64-bit versions of the libraries. (At this time, not all platforms and not all libraries support biarch.) The license terms for these lib32 or lib64 packages are identical to the ones for the lib packages.

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- libdecnumber
- libgomp
- libitm
- libssp
- libstdc++-v3
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libquadmath/math:

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ldexpq.c:

- * Conversion to long double by Ulrich Drepper,
- * Cygnus Support, drepper@cygnus.com.

cosq_kernel.c, expq.c, sincos_table.c, sincosq.c, sincosq_kernel.c, sinq_kernel.c, truncq.c:

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isinfq.c:

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log10q.c:

Cephes Math Library Release 2.2: January, 1991

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D:

gdc-10 GNU D Compiler
libphobos-10-dev D standard runtime library

The D source package is made up of the following components.

The D front-end for GCC:

- d/*

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The DMD Compiler implementation of the D programming language:

- d/dmd/*

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The Zlib data compression library:

- d/phobos/etc/c/zlib/*

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The Phobos standard runtime library:

- d/phobos/*

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gcc/m2/mc-boot/:

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Any executables

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1.219 python-certifi 2020.12.05

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Version: 0.1.2

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*
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*
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* @version 3.0 (December 2000)

*

* Optimised ANSI C code for the Rijndael cipher (now AES)

*

* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>

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1.230 sysv-init 2.99

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1.231 eudev 3.2.10

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1.232 time 1.9

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Upstream-Name: rdma-core

Upstream-Contact: Doug Ledford <dledford@redhat.com>,
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Source: <https://github.com/linux-rdma/rdma-core>

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1.234 Ivm2 1.02.175

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Any executables

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1.237 lldpd 1.0.16

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Protocol Buffers for Go with Gadgets

Go support for Protocol Buffers - Google's data interchange format

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.6 of 6 September 2010

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For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free

library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

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The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated

interface definition files, plus the scripts used to control compilation and installation of the library.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the

application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which

must be

distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any

executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse

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- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

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```
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library `Frob' (a library for tweaking knobs) written by James Random Hacker.
```

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
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GCC RUNTIME LIBRARY EXCEPTION

Version 3.1, 31 March 2009

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"Target Code" refers to output from any compiler for a real or virtual target processor architecture, in executable form or suitable for input to an assembler, loader, linker and/or execution phase. Notwithstanding that, Target Code does not include data in any format that is used as a compiler intermediate representation, or used for producing a compiler intermediate representation.

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DRuntime: Runtime Library for the D Programming Language

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Version 3, 29 June 2007

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The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

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1.245 ntp 4.2.8p17

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1.251 python 2.7.18

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A. HISTORY OF THE SOFTWARE

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now		

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If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
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```

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1.253 fribidi 1.0.10

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Version 2.1, February 1999

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Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any

executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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FAQ:

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The

questions and answers below try to summarize the intentions behind this licensing scheme.

Q: Is it possible to create derived works of syslog-ng under the GPL/LGPL licenses?

A: Yes, that's exactly the point of open source. Works derived from the plugins will have to use the GPL license, but you can choose to use LGPL for them as well.

Q: Do I need to sign a Contributory License Agreement in order for my contribution to be accepted?

A: No, starting with syslog-ng 3.2, you don't need to sign a CLA in order to have your contributions accepted.

Q: Is it possible to create non-free plugins for syslog-ng?

A: Yes. It is our understanding that plugins are derived works of the syslog-ng core but not derived works of other plugins. Thus, non-free plugins are possible, provided they do not link to any of the GPLd plugins explicitly and the only connection between two plugins is via the syslog-ng core.

Q: Who is permitted to create non-free plugins for syslog-ng?

Is it just

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A. HISTORY OF THE SOFTWARE

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3	2.1.2	2002	PSF	yes
2.2 and above	2.1.1	2001-now	PSF	yes

Footnotes:

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(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

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1.259 perl 5.32.1

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```

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1.260 expat 2.2.10

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```

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1.263 xmlsec 1.2.31

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References

* AOL

<http://www.aleksey.com/pipermail/xmlsec/2003/005488.html>

<http://www.aleksey.com/pipermail/xmlsec/attachments/20030729/0e25648e/attachment.htm>

* Cordys R&D BV

<http://www.aleksey.com/pipermail/xmlsec/2003/005581.html>

* Cryptocom LTD

<http://www.aleksey.com/pipermail/xmlsec/2006/007410.html>

1.264 e2fsprogs 1.46.1

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```
#  
# This is a Makefile stub which handles the creation of BSD shared  
# libraries.  
#  
# In order to use this stub, the following makefile variables must be defined.  
#  
# BSDLIB_VERSION = 1.0  
# BSDLIB_IMAGE = libce  
# BSDLIB_MYDIR = et  
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)  
#
```

all:: image

real-subdirs:: Makefile

@echo " MKDIR pic"

@mkdir -p pic

BSD_LIB = \$(BSDLIB_IMAGE).so.\$(BSDLIB_VERSION)

BSDLIB_PIC_FLAG = -fpic

image: \$(BSD_LIB)

\$(BSD_LIB): \$(OBJS)

(cd pic; ld -Bshareable -o \$(BSD_LIB) \$(LDFLAGS_SHLIB) \$(OBJS))

\$(MV) pic/\$(BSD_LIB) .

\$(RM) -f ../\$(BSD_LIB)

(cd ..; \$(LN) \$(LINK_BUILD_FLAGS) \

`echo \$(my_dir) | sed -e 's;lib/;;' /\$(BSD_LIB) \$(BSD_LIB))

install-shlibs install:: \$(BSD_LIB)

@echo " INSTALL_PROGRAM \$(BSDLIB_INSTALL_DIR)/\$(BSD_LIB)"

@\$(INSTALL_PROGRAM) \$(BSD_LIB) \

\$(DESTDIR)\$ (BSDLIB_INSTALL_DIR)/\$(BSD_LIB)

@-\$(LDCONFIG)

install-strip: install

install-shlibs-strip:: install-shlibs

uninstall-shlibs uninstall::

\$(RM) -f \$(DESTDIR)\$ (BSDLIB_INSTALL_DIR)/\$(BSD_LIB)

clean::

\$(RM)

-rf pic

\$(RM) -f \$(BSD_LIB)

\$(RM) -f ../\$(BSD_LIB)

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Index: tdbsa/tdb.c

=====

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes

-

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Theodore Ts'o
23-June-2007

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This is the Debian GNU/Linux prepackaged version of the EXT2 file system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

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This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

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1.266 python 3.9.9

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for

National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see <https://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All

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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
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2.2 and above	2.1.1	2001-now	PSF	yes

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1.268 libcap 2.48

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'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
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1.269 util-linux 2.36.2

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```
NR START  END SECTORS SIZE NAME UUID
1  32 7679  7648 3.7M   8f8378c0-01
2 7680 16383  8704 4.3M   8f8378c0-02
5 7936 12799  4864 2.4M
6 12544 16127  3584 1.8M
```

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```
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```

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```
#!/usr/bin/env bash
```

```
# MIT licenses will each have a unique MD5 sum since they contain a unique copyright.
```

```
# This script will read the license file into memory, strip out the copyright, and then
```

```
# generate an MD5 that is not unique and can be matched against a known MIT MD5 sum.
```

```
set -e
```

```
calculate_md5_sum() {
```

```
  local FILE="$1"
```

```
  # Read the contents of the file into a variable
```

```
  local raw_license_text=$(<"$FILE")
```

```
  # Convert to lowercase
```

```
  local lowercase_license_text="{raw_license_text,,}"
```

```
  # Remove anything before the beginning of the license
```

```
  local stripped_license_text=$(awk '/permission is hereby granted,/{p=1} p' <<< "$lowercase_license_text")
```

```
  # Replace line breaks (Windows or Linux) with a single space
```

```
  local replaced_linebreaks=$(tr '\r\n' ' ' <<< "$stripped_license_text")
```

```
  # Replace multiple spaces with a single space
```

```
  local normalized_license_text=$(tr -s ' ' <<< "$replaced_linebreaks")
```

```
  # Strip away any non-printable, non-whitespace characters
```

```
  local clean_unprintable_license_text=$(tr
```

```
  -cd '[:print:][:space:]' <<< "$normalized_license_text")
```

```
  # Remove punctuation and special characters
```

```
  local clean_license_text=$(echo "$clean_unprintable_license_text" | sed 's/[^a-zA-Z ]//g')
```

```
  # Calculate the MD5 sum of the cleaned license text
```

```
  local MD5SUM=$(echo -n "$clean_license_text" | md5sum | awk '{print $1}')
```

```
  # Output the MD5 sum
```

```
  echo "$MD5SUM"
```

```
}
```

```
# Check if the FILE argument is provided
```

```
if [ -z "$1" ]; then
```

```
  echo "Please provide a FILE as an argument."
```

```
  exit 1
```

```
fi
```

```
# Invoke the function with the provided FILE argument
```

```
calculate_md5_sum "$1"
```

WEV @@ WEV[B "1
x ?"U@,5 @mISmIN<GimCN7g1uE
43mI,5WEV @@ WEV @mImImIAmImImI0mImImI*mImI
A0mImImI...
lost+found...

;9GimCN7g

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!"#\$%&'()*+,-
./0123456789:;<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~WEV @@
WEV[B "1

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1.270 log-rotate 3.18.0

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1.271 libvirt 6.3.0

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```
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```
Marius Aamodt Eriksen <marius@umich.edu>
J. Bruce Fields <bfields@umich.edu>
```

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1.273 qemu 5.2.0

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{ TARGET_FREEBSD_NR__acl_aclcheck_fd, "__acl_aclcheck_fd", "%s(%d, %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_aclcheck_file, "__acl_aclcheck_file", "%s(\"%s\", %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_aclcheck_link, "__acl_aclcheck_link", "%s(\"%s\", %d, %#x)", NULL, NULL
},
{ TARGET_FREEBSD_NR__acl_delete_fd,
  "__acl_delete_fd", "%s(%d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_delete_file, "__acl_delete_file", "%s(\"%s\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_delete_link, "__acl_delete_link", "%s(\"%s\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_get_fd, "__acl_get_fd", "%s(%d, %d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR__acl_get_file, "__acl_get_file", "%s(\"%s\", %d, %#x)", NULL, NULL },
```

```

{ TARGET_FREEBSD_NR___acl_get_link, "__acl_get_link", "%s(\\%s\\", %d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR___acl_set_fd, "__acl_set_fd", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR___acl_set_file, "__acl_set_file", "%s(\\%s\\", %d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR___acl_set_link, "__acl_set_link", "%s(\\%s\\", %d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR___semctl, "__semctl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR___syscall, "__syscall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR___sysctl, "__sysctl", NULL, print_sysctl, NULL },
{ TARGET_FREEBSD_NR__umtx_op,
  "_umtx_op", "%s(%d, %d, %d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_accept, "accept", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_access, "access", "%s(\\%s\\", %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_acct, "acct", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_adjtime, "adjtime", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_bind, "bind", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_break, "break", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_chdir, "chdir", "%s(\\%s\\)", NULL, NULL },
{ TARGET_FREEBSD_NR_chflags, "chflags", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_chmod, "chmod", "%s(\\%s\\", %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_chown, "chown", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_chroot, "chroot", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_clock_getres, "clock_getres", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_clock_gettime, "clock_gettime", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_clock_settime, "clock_settime", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_close, "close", "%s(%d)", NULL,
  NULL },
{ TARGET_FREEBSD_NR_connect, "connect", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_dup, "dup", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_dup2, "dup2", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_eaccess, "eaccess", "%s(\\%s\\", %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_execve, "execve", NULL, print_execve, NULL },
{ TARGET_FREEBSD_NR_exit, "exit", "%s(%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattrctl, "extattrctl", "%s(\\%s\\", %d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_delete_fd, "extattr_delete_fd", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_delete_file, "extattr_delete_file", "%s(\\%s\\", %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_delete_link, "extattr_delete_link", "%s(\\%s\\", %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_get_fd, "extattr_get_fd", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_get_file, "extattr_get_file", "%s(\\%s\\", %d, %d, %d)", NULL, NULL
},
{ TARGET_FREEBSD_NR_extattr_get_file,
  "extattr_get_link", "%s(\\%s\\", %d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_list_fd, "extattr_list_fd", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_list_file, "extattr_list_file", "%s(\\%s\\", %d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_list_link, "extattr_list_link", "%s(\\%s\\", %d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_set_fd, "extattr_set_fd", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_extattr_set_file, "extattr_set_file", "%s(\\%s\\", %d, %d, %d)", NULL, NULL
},
{ TARGET_FREEBSD_NR_extattr_set_link, "extattr_set_link", "%s(\\%s\\", %d, %d, %d)", NULL,
  NULL },

```

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{ TARGET_FREEBSD_NR_fchdir, "fchdir", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fchflags, "fchflags", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fchmod, "fchmod", "%s(%d,%#o)", NULL, NULL },
{ TARGET_FREEBSD_NR_fchown, "fchown", "%s(%d,%d,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_fcntl, "fcntl", NULL,
NULL, NULL },
{ TARGET_FREEBSD_NR_fexecve, "fexecve", NULL, print_execve, NULL },
{ TARGET_FREEBSD_NR_fhopen, "fhopen", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fhstat, "fhstat", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fhstatfs, "fhstatfs", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_flock, "flock", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fork, "fork", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_fpathconf, "fpathconf", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_fstat, "fstat", "%s(%d,%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_fstatat, "fstatat", "%s(%d,\"%s\", %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_fstatfs, "fstatfs", "%s(%d,%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_fsync, "fsync", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_ftruncate, "ftruncate", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_futimes, "futimes", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getcontext, "getcontext", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_getdirentries, "getdirentries", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_freebsd6_mmap,
"freebsd6_mmap", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getegid, "getegid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_geteuid, "geteuid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getfh, "getfh", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getfsstat, "getfsstat", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getgid, "getgid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getgroups, "getgroups", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getitimer, "getitimer", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getlogin, "getlogin", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getpeername, "getpeername", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getpgid, "getpgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getpgrp, "getpgrp", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getpid, "getpid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getppid, "getppid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_getpriority, "getpriority", "%s(%#x,%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_getresgid, "getresgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getresuid,
"getresuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getrlimit, "getrlimit", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getrusage, "getrusage", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getsid, "getsid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getsockname, "getsockname", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getsockopt, "getsockopt", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_gettimeofday, "gettimeofday", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_getuid, "getuid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_ioctl, "ioctl", NULL, print_ioctl, NULL },

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{ TARGET_FREEBSD_NR_issetugid, "issetugid", "%s()", NULL, NULL },
{ TARGET_FREEBSD_NR_kevent, "kevent", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_kill, "kill", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_kqueue, "kqueue", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_ktrace, "ktrace", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_lchown, "lchown", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_link, "link", "%s(\"%s\", \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_listen,
"listen", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_lpathconf, "lpathconf", "%s(\"%s\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_lseek, "lseek", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_lstat, "lstat", "%s(\"%s\", %p)", NULL, NULL },
{ TARGET_FREEBSD_NR_madvise, "madvise", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mincore, "mincore", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_minherit, "minherit", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mkdir, "mkdir", "%s(\"%s\", %o)", NULL, NULL },
{ TARGET_FREEBSD_NR_mkfifo, "mkfifo", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mknod, "mknod", "%s(\"%s\", %o, %x)", NULL, NULL },
{ TARGET_FREEBSD_NR_mlock, "mlock", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mlockall, "mlockall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mmap, "mmap", NULL, NULL, print_syscall_ret_addr },
{ TARGET_FREEBSD_NR_mount, "mount", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_mprotect, "mprotect", "%s(%x, %x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_msgctl, "msgctl", NULL, NULL, NULL
},
{ TARGET_FREEBSD_NR_msgget, "msgget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msgrcv, "msgrcv", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msgsnd, "msgsnd", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_msync, "msync", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munlock, "munlock", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munlockall, "munlockall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_munmap, "munmap", "%s(%p, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_nanosleep, "nanosleep", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_nfssvc, "nfssvc", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_open, "open", "%s(\"%s\", %x, %o)", NULL, NULL },
{ TARGET_FREEBSD_NR_openat, "openat", "%s(%d, \"%s\", %x, %o)", NULL, NULL },
{ TARGET_FREEBSD_NR_pathconf, "pathconf", "%s(\"%s\", %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_pipe, "pipe", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_poll, "poll", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pread, "pread", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_preadv, "preadv", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_profil,
"profil", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_ptrace, "ptrace", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pwrite, "pwrite", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_pwritev, "pwritev", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_quotactl, "quotactl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_read, "read", "%s(%d, %x, %d)", NULL, NULL },

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{ TARGET_FREEBSD_NR_readlink, "readlink", "%s(\"%s\",%p,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_readv, "readv", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_reboot, "reboot", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_recvfrom, "recvfrom", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_recvmsg, "recvmsg", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rename, "rename", "%s(\"%s\", \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_revoke, "revoke", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rfork, "rfork", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rmdir, "rmdir", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_rtprio_thread, "rtprio_thread", "%s(%d, %d, %p)", NULL, NULL },
{ TARGET_FREEBSD_NR_sbrk,
"sbrk", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sched_yield, "sched_yield", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_select, "select", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_semget, "semget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_semop, "semop", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sendmsg, "sendmsg", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sendto, "sendto", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setcontext, "setcontext", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_setegid, "setegid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_seteuid, "seteuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setgid, "setgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setgroups, "setgroups", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setitimer, "setitimer", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setlogin, "setlogin", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setpgid, "setpgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setpriority, "setpriority", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setregid,
"setregid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setresgid, "setresgid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setresuid, "setresuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setreuid, "setreuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setrlimit, "setrlimit", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setsid, "setsid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setsockopt, "setsockopt", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_settimeofday, "settimeofday", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_setuid, "setuid", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmat, "shmat", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmctl, "shmctl", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmdt, "shmdt", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shmget, "shmget", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_shutdown, "shutdown", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigaction, "sigaction", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigaltstack, "sigaltstack", "%s(%p,%p)", NULL, NULL },
{ TARGET_FREEBSD_NR_sigpending,
"sigpending", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigprocmask, "sigprocmask", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sigreturn, "sigreturn", NULL, NULL, NULL },

```



```

{ TARGET_FREEBSD_NR_sigsuspend, "sigsuspend", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_socket, "socket", "%s(%d,%d,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_socketpair, "socketpair", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sstk, "sstk", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_stat, "stat", "%s(\"%s\",%p)", NULL, NULL },
{ TARGET_FREEBSD_NR_statfs, "statfs", "%s(\"%s\",%p)", NULL, NULL },
{ TARGET_FREEBSD_NR_symlink, "symlink", "%s(\"%s\", \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_sync, "sync", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_sysarch, "sysarch", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_syscall, "syscall", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_thr_create, "thr_create", "%s(%#x, %#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_exit, "thr_exit", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_kill, "thr_kill", "%s(%d,
%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_kill2, "thr_kill2", "%s(%d, %d, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_new, "thr_new", "%s(%#x, %d)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_self, "thr_self", "%s(%#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_set_name, "thr_set_name", "%s(%d, \"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_suspend, "thr_suspend", "%s(%d, %#x)", NULL, NULL },
{ TARGET_FREEBSD_NR_thr_wake, "thr_wake", "%s(%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_truncate, "truncate", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_umask, "umask", "%s(%#o)", NULL, NULL },
{ TARGET_FREEBSD_NR_unlink, "unlink", "%s(\"%s\")", NULL, NULL },
{ TARGET_FREEBSD_NR_unmount, "unmount", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_utimes, "utimes", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_vfork, "vfork", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_wait4, "wait4", NULL, NULL, NULL },
{ TARGET_FREEBSD_NR_write, "write", "%s(%d,%#x,%d)", NULL, NULL },
{ TARGET_FREEBSD_NR_writev, "writev", "%s(%d,%p,%#x)",
NULL, NULL },
bsd_user_ss.add(files(
'bsdload.c',
'elfload.c',
'main.c',
'mmap.c',
'signal.c',
'strace.c',
'syscall.c',
'uaccess.c',
))

```

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TARGET_ARCH=sparc64

TARGET_BASE_ARCH=sparc

TARGET_ALIGNED_ONLY=y

TARGET_WORDS_BIGENDIAN=y

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      =====
```

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Key Dates

* August 3, 2017

Update the TianoCore Contribution Agreement from Version 1.0 to Version 1.1 to cover open source documentation associated with the TianoCore project.

Version 1.0 covers source code files. Version 1.1 is a backwards compatible extension that adds support for document files in both source form and compiled form.

References:

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Proposals (RFCs):

<https://lists.01.org/pipermail/edk2-devel/2017-March/008654.html>

TianoCore Bugzilla:

https://bugzilla.tianocore.org/show_bug.cgi?id=629

* April 9, 2019

Replace BSD 2-Clause License with BSD + Patent License removing the need for the TianoCore Contribution Agreement.

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<https://lists.01.org/pipermail/edk2-devel/2019-February/036260.html>

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=====

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 2. Your commit message must include your "Signed-off-by" signature, and "Contributed-under" message.
 3. Your "Contributed-under" message explicitly states that the contribution is made under the terms of the specified contribution agreement. Your "Contributed-under" message must include the name of contribution agreement and version. For example: Contributed-under: TianoCore Contribution Agreement 1.1
- The "TianoCore Contribution Agreement" is included below in

this document.

4. Submit your code to the TianoCore project using the process that the project documents on its web page. If the process is not documented, then submit the code on development email list for the project.
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```
=====  
= Change Description / Commit Message / Patch Email =  
=====
```

Your change description should use the standard format for a commit message, and must include your "Signed-off-by" signature and the "Contributed-under" message.

```
== Sample Change Description / Commit Message =
```

```
=== Start of sample patch email message ===
```

```
From: Contributor Name <contributor@example.com>  
Subject: [Repository/Branch  
PATCH] Module: Brief-single-line-summary
```

```
Full-commit-message
```

```
Contributed-under: TianoCore Contribution Agreement 1.1  
Signed-off-by: Contributor Name <contributor@example.com>  
---
```

An extra message for the patch email which will not be considered part of the commit message can be added here.

Patch content inline or attached

==== End of sample patch email message ====

==== Notes for sample patch email ====

- * The first line of commit message is taken from the email's subject line following [Repository/Branch PATCH]. The remaining portion of the commit message is the email's content until the '---' line.
- * git format-patch is one way to create this format

==== Definitions for sample patch email ====

- * "Repository" is the identifier of the repository the patch applies. This identifier should only be provided for repositories other than 'edk2'. For example 'edk2-BuildSpecification' or 'staging'.
- * "Branch" is the identifier of the branch the patch applies. This identifier should only be provided for branches other than 'edk2/master'. For example 'edk2/UDK2015', 'edk2-BuildSpecification/release/1.27', or 'staging/edk2-test'.
- * "Module" is a short identifier for the affected code or documentation. For example 'MdePkg', 'MdeModulePkg/UsbBusDxe', 'Introduction', or 'EDK II INF File Format'.
- * "Brief-single-line-summary" is a short summary of the change.
- * The entire first line should be less than ~70 characters.
- * "Full-commit-message" a verbose multiple line comment describing the change. Each line should be less than ~70 characters.
- * "Contributed-under" explicitly states that the contribution is made under the terms of the contribution agreement. This agreement is included below in this document.
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Contributions.txt: TianoCore Contribution Agreement 1.0

=====
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=====

To make a contribution to a TianoCore project, follow these steps.

1. Create a change description in the format specified below to use in the source control commit log.
2. Your commit message must include your "Signed-off-by" signature, and "Contributed-under" message.
3. Your "Contributed-under" message explicitly states that the contribution is made under the terms of the specified contribution agreement. Your "Contributed-under" message must include the name of contribution agreement and version.

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4. Submit your code to the TianoCore project using the process that the project documents on its web page. If the process is not documented, then submit the code on development email list for the project.
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Contributions using other licenses might be accepted, but further review will be required.

```
=====
= Change Description / Commit Message / Patch Email =
=====
```

Your change description should use the standard format for a commit message, and must include your "Signed-off-by" signature and the "Contributed-under" message.

```
== Sample Change Description / Commit Message ==
```

```
==== Start of sample patch email message ====
```

```
From: Contributor Name <contributor@example.com>
Subject: [PATCH] CodeModule: Brief-single-line-summary
```

```
Full-commit-message
```

Contributed-under: TianoCore Contribution Agreement 1.0
Signed-off-by: Contributor Name <contributor@example.com>

An extra message for the patch email which will not be considered part of the commit message can be added here.

Patch content inline or
attached

=== End of sample patch email message ===

=== Notes for sample patch email ===

- * The first line of commit message is taken from the email's subject line following [PATCH]. The remaining portion of the commit message is the email's content until the '---' line.
- * git format-patch is one way to create this format

=== Definitions for sample patch email ===

- * "CodeModule" is a short identifier for the affected code. For example MdePkg, or MdeModulePkg UsbBusDxe.
- * "Brief-single-line-summary" is a short summary of the change.
- * The entire first line should be less than ~70 characters.
- * "Full-commit-message" a verbose multiple line comment describing the change. Each line should be less than ~70 characters.
- * "Contributed-under" explicitly states that the contribution is made under the terms of the contribution agreement. This agreement is included below in this document.
- * "Signed-off-by" is the contributor's signature identifying them by their real/legal name and their email address.

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John R. Hauser
2018 January 20

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TARGET_ARCH=i386
TARGET_XML_FILES= gdb-xml/i386-32bit.xml
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1.276 docker 20.10.17

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1.277 numactl 2.0.14

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Upstream-Contact: Doug Ledford <dledford@redhat.com>,

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1.281 libbacktrace 10.3.0

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.6 of 6 September 2010

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

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However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline

functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any

executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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GCC RUNTIME LIBRARY EXCEPTION

Version 3.1, 31 March 2009

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DRuntime: Runtime Library for the D Programming Language

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Version 3, 29 June 2007

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PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

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The basic library functions are written in C and are freestanding. Also included in the distribution is a set of C++ wrapper functions, and a just-in-time compiler that can be used to optimize pattern matching. These are both optional features that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

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1.283 libevent 2.0.22

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1.284 python-pip 21.2.4

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ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication.

Just configure this file as the SSLCACertificateFile.#

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A. HISTORY OF THE SOFTWARE

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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Release	Derived from	Year	Owner	GPL-compatible? (1)
0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3				
2.1.2	2002	PSF	yes	
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes

2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
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1.286 libjitterentropy 3.4.1

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In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team.

In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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Release	Derived from	Year	Owner	GPL-compatible? (1)
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2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	
				yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1.1	2010	PSF	yes
3.1.3	3.1.2	2010	PSF	yes
3.1.4	3.1.3	2011	PSF	yes
3.2	3.1	2011	PSF	yes
3.2.1	3.2	2011	PSF	yes
3.2.2	3.2.1	2011	PSF	yes
3.3	3.2			
2012	PSF			yes

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In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3				
2.1.2	2002	PSF	yes	
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes

2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
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<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

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The

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A. HISTORY OF THE SOFTWARE

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see <http://www.cwi.nl>) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see <http://www.cnri.reston.va.us>) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see <http://www.zope.com>). In 2001, the Python Software Foundation (PSF, see <http://www.python.org/psf/>) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

All Python releases are Open Source (see <http://www.opensource.org> for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

Release	Derived from	Year	Owner	GPL-compatible? (1)
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0.9.0 thru 1.2		1991-1995	CWI	yes
1.3 thru 1.5.2	1.2	1995-1999	CNRI	yes
1.6	1.5.2	2000	CNRI	no
2.0	1.6	2000	BeOpen.com	no
1.6.1	1.6	2001	CNRI	yes (2)
2.1	2.0+1.6.1	2001	PSF	no
2.0.1	2.0+1.6.1	2001	PSF	yes
2.1.1	2.1+2.0.1	2001	PSF	yes
2.2	2.1.1	2001	PSF	yes
2.1.2	2.1.1	2002	PSF	yes
2.1.3				
2.1.2	2002	PSF	yes	
2.2.1	2.2	2002	PSF	yes
2.2.2	2.2.1	2002	PSF	yes
2.2.3	2.2.2	2003	PSF	yes
2.3	2.2.2	2002-2003	PSF	yes
2.3.1	2.3	2002-2003	PSF	yes
2.3.2	2.3.1	2002-2003	PSF	yes
2.3.3	2.3.2	2002-2003	PSF	yes
2.3.4	2.3.3	2004	PSF	yes
2.3.5	2.3.4	2005	PSF	yes
2.4	2.3	2004	PSF	yes
2.4.1	2.4	2005	PSF	yes
2.4.2	2.4.1	2005	PSF	yes
2.4.3	2.4.2	2006	PSF	yes
2.4.4	2.4.3	2006	PSF	yes
2.5	2.4	2006	PSF	yes
2.5.1	2.5	2007	PSF	yes
2.5.2	2.5.1	2008	PSF	yes
2.5.3	2.5.2	2008	PSF	yes
2.6	2.5	2008	PSF	yes
2.6.1	2.6	2008	PSF	yes
2.6.2	2.6.1	2009	PSF	yes
2.6.3	2.6.2	2009	PSF	yes
2.6.4	2.6.3	2009	PSF	yes
2.6.5	2.6.4	2010	PSF	yes
3.0	2.6	2008	PSF	yes
3.0.1	3.0	2009	PSF	yes
3.1	3.0.1	2009	PSF	yes
3.1.1	3.1	2009	PSF	yes
3.1.2	3.1	2010	PSF	yes
3.2	3.1	2010	PSF	yes

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ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities
(CA). These were automatically extracted from Mozilla's root certificates
file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore
can be directly used with curl / libcurl / php_curl, or with
an Apache+mod_ssl webserver for SSL client authentication.

Just configure this file as the SSLCACertificateFile.#

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1.292 iputils 20200821

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1.293 supervisor 4.2.1

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1.294 libtasn 4.16.0

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a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly

with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

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<one line to give the library's name and a brief idea of what it does.>
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You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.296 python-certifi 2020.12.5

1.296.1 Available under license :

This package contains a modified version of ca-bundle.crt:

ca-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#

This is a bundle of X.509 certificates of public Certificate Authorities (CA). These were automatically extracted from Mozilla's root certificates file (certdata.txt). This file can be found in the mozilla source tree:

<http://mxr.mozilla.org/mozilla/source/security/nss/lib/ckfw/builtins/certdata.txt?raw=1#>

It contains the certificates in PEM format and therefore can be directly used with curl / libcurl / php_curl, or with an Apache+mod_ssl webserver for SSL client authentication.

Just configure this file as the SSLCACertificateFile.#

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1.297 gawk 5.1.0

1.297.1 Available under license :

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Version 2, June 1991

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[This is the first released version of the library GPL. It is
numbered 2 because it goes with version 2 of the ordinary GPL.]

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code. If you link a program with the library, you must provide
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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to

permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must

be optional: if the application does not supply it, the square root function must still compute square roots.)

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Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition,

mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

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6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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<one line to give the library's name and a brief idea of what it does.>

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<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

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Version 3, 29 June 2007

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The following list of people, sorted by last name, have contributed code or patches to this implementation of sudo since I began maintaining it in 1993. This list is known to be incomplete--if you believe you should be listed, please send a note to sudo@sudo.ws.

Ackeret, Matt
Adler, Mark
Allbery, Russ
Anderson, Jamie
Andrew, Nick
Andric, Dimitry
Barron, Danny
Bates, Tom
Behan, Zdenk
Bellis, Ray
Benali, Elias
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Boardman, Spider
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Bostley, P.J.
Bowes, Keith
Boyce, Keith Garry
Brantley, Michael
Braun, Rob
Bezina, Pavel
Brooks, Piete
Brown, Jerry
Burr, Michael E
Burton, Ross
Bussjaeger, Andreas
Calvin, Gary
Campbell, Aaron
Chazelas, Stephane
Cheloha, Scott
ek, Vtislav
Coleman, Chris
Corzine, Deven T.
Cusack, Frank
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Dill, David
Earickson, Jeff
Eckhardt, Drew

Edgington, Ben
Esipovich, Marc
Espie, Marc
Faigon, Ariel
Farrell, Brian
Fobes, Steve
Frysinger, Mike
G., Daniel Richard
Gailly, Jean-loup
Gelman, Stephen
Gerraty, Simon J.
Graber, Stephane
Guillory, B.
Hayman, Randy M.
Henke, Joachim
Hideaki, Yoshifuji
Hieb, Dave
Holloway, Nick
Hoover, Adam
Hunter, Michael T.
Hutchings, Ben
Irrgang, Eric
Jackson, Brian
Jackson, John R.
Jackson, Richard L., Jr.
Janssen, Mark
Jepeway, Chris
Jorge, Joel Pele
Jover, Guillem
Juhani, Timo
Kikuchi, Ayamura
Kadow, Kevin
Kasal, Stepan
Kienenberger, Mike
King, Dale
King, Michael
Klyachkin, Andrey
Knoble, Jim
Knox, Tim
Komarnitsky, Alek O.
Kondrashov, Nikolai
Kopeek, Daniel
Kranenburg, Paul
Krause, David
Lakin, Eric
Larsen, Case
Levin, Dmitry V.
Libby, Kendall

Lobbes, Phillip E.
McIntyre, Jason
MacKenzie, David J.
McLaughlin, Tom
Makey, Jeff
Mallayya, Sangamesh
Manner, Rbert
Marchionna, Michael D.
Markham, Paul
Martinian, Emin
Meskes, Michael
Michael, David
Miller, Todd C.
Minier, Loc
Moffat, Darren
Moldung, Jan Thomas
Morris, Charles
Mueller, Andreas
Mller, Dworkin
Nieuwma, Jeff
Nikitser, Peter A.
Nussel, Ludwig
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Ouellet, Jean-Philippe
Paquet, Eric
Paradis, Chantal
Pasteleurs, Frederic
Percival, Ted
Perera, Andres
Peron, Christian S.J.
Peschel, Aaron
Peslyak, Alexander
Peterson, Toby
Petten, Diego Elio
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de Raadt, Theo
Rasch, Gudleik
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Richards, Matt
Rossum, Guido van
Rouillard, John P.
Rowe, William A., Jr.
Roy, Alain
Ruusame, Elan
Ryabinkin, Eygene
Sato, Yuichi
Snchez, Wilfredo

Sanders, Miguel
Sasaki, Kan
Saucier, Jean-Francois
Schoenfeld, Patrick
Schuring, Arno
Schwarze, Ingo
Scott, Dougal

Sieger, Nick
Simon, Thor Lancelot
Slemko, Marc
Smith, Andy
Sobrado, Igor
Soulen, Steven
Spangler, Aaron
Spradling, Cloyce D.
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Stier, Matthew
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Tarrall, Robert
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Toft, Martin
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Tucker, Darren
Uhl, Robert
Uzel, Petr
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Van Dinter, Theo
Venckus, Martynas
de Vries, Maarten
Wagner, Klaus
Walsh, Dan
Warburton, John
Webb, Kirk
Wetzel, Timm
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Winiger, Gary
Wood, David
Zacarias, Gustavo
Zolnowsky, John

The following people have worked to translate sudo into other languages as part of the Translation Project, see

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Albuquerque, Pedro
Blttermann, Mario
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Buo-ren, Lin
Casagrande, Milo
Castro, Felipe
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Chornoivan, Yuri
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Garca-Fontes, Walter
Gezer, Volkan
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Hansen, Joe
Hantrais, Frdric
Hein, Jochen
Hufthammer, Karl Ove
Jerovek, Damir
Karvonen, Jorma
Kazik, Duan
Kelemen, Gbor
Keeci, Mehmet
Koir, Klemen
Kozlov, Yuri
Kramer, Jakob
Krznar, Tomislav
Marchal, Frdric
Margeviius, Algimantas
Maryanov, Pavel
Florentina Muat
Nurmi, Lauri
Nikoli, Miroslav
Nylander, Daniel
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Psa, Petr
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Qun, Trn Ngc
Rasmussen, Sebastian
Regueiro, Leandro
Sarar, zgr
Sendn, Abel
erbnescu, Daniel
Sikrom, ka
Spingos, Dimitris

Taniguchi, Yasuaki
Tomat, Fbio
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Uranga, Mikel Olasagasti
Vorotnikov, Artem
Wang, Wylmer
Yang, Boyuan

The following people designed the artwork used on the sudo website:

Shield logo: Badger, Trent
Sandwich logo: Stillman, Mark

1.299 traceroute 2.0

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base64.cpp and base64.h

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